



## WGSL AOC SWPCP Update

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04/29/2011 08:11 PM

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Cc: "Whelan, Joseph" &lt;JWhelan1@wm.com&gt;

History: This message has been replied to and forwarded.

## 1 Attachment



WGSL SWPCP April 2011.pdf

Aloha, as per an email from Mr. Stephen Tyahla on March 22 to Mr. Joe Whelan, attached is the updated version

of the SWPCP for the WGSL. Please feel free to let us know if you have any comments.

Justin H. Lottig  
Environmental Protection Manager  
Waste Management of Hawaii  
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Kapolei, HI 96707  
808.668.2985

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**STORM WATER POLLUTION CONTROL  
PLAN, WAIMANOLO GULCH SANITARY  
LANDFILL, KAPOLEI, O‘AHU, HAWAI‘I**

**Notice of General Permit Coverage  
No. HI R50A533**



**Waste Management of Hawaii, Inc.**  
92-460 Farrington Highway  
Kapolei, Hawai'i 96707

April 2011



**STORM WATER POLLUTION CONTROL  
PLAN, WAIMANOLO GULCH SANITARY  
LANDFILL, KAPOLEI, OAH‘U, HAWAI‘I**

**Notice of General Permit Coverage  
No. HI R50A533**

**Waste Management of Hawaii, Inc.**  
92-460 Farrington Highway  
Kapolei, Hawai‘i 96707

**Prepared by:**

**AECOM Technical Services, Inc.**  
1001 Bishop Street, Suite 1600  
Honolulu, Hawai‘i 96813-3698

April 2011



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## CERTIFICATION

CERTIFICATION OF STORM WATER POLLUTION CONTROL PLAN
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An authorized signatory must complete this certification before the effective date of the plan.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to ensure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Signed: Joseph R. Whelan  
Name: Joseph R. Whelan  
Title: Vice President/ General Manager  
Company: Waste Management of Hawaii, Inc.  
Date: April 27, 2011





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## FACILITY DESCRIPTION

**FACILITY NAME AND ADDRESS:** Waimanalo Gulch Sanitary Landfill  
92-460 Farrington Highway  
Kapolei, O'ahu, Hawai'i 96707

**TYPE OF FACILITY:** Municipal Solid Waste and Incinerator Ash Landfill

**OWNER AND ADDRESS:** City and County of Honolulu  
Department of Environmental Services - Refuse Division  
1000 Uluohia Street, Suite 212  
Kapolei, O'ahu, Hawai'i 96707

Phone: 808-768-3486

**FACILITY OPERATOR:** Waste Management of Hawaii, Inc.

Phone: 808-668-2985

**VICE PRESIDENT/GENERAL MANAGER:** Joseph Whelan  
92-460 Farrington Highway  
Kapolei, O'ahu, Hawai'i 96707

Phone: 808-668-2985

This plan is available for onsite inspection during normal working hours. Please contact the Vice President/General Manager, as listed above.



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## EXECUTIVE SUMMARY

This revised storm water pollution control plan (SWPCP) was prepared for the Waimanalo Gulch Sanitary Landfill (WGSL), located at 92-460 Farrington Highway, Kapolei, O'ahu, Hawai'i. The WGSL is owned by the City and County of Honolulu and operated by Waste Management of Hawaii, Inc. This SWPCP is the latest revision to the original SWPCP for WGSL that was prepared in 1994 (WMI 1994). The last updated version was in June 2010 until this, most current version in 2011.

This SWPCP was prepared in accordance with the *National Pollutant Discharge Elimination System General Permit Authorizing Discharges of Storm Water Associated with Industrial Activities* (Hawaii Administrative Rules Title 11 Chapter 55, Appendix B) (DOH 2002). The City and County of Honolulu was issued a Notice of General Permit Coverage under the National Pollutant Discharge Elimination System, on August 30, 2010, which was assigned File No. HI R50A533 and herein referred to as the General Permit. Under the General Permit, the WGSL is authorized to discharge only storm water run-off associated with industrial activity from its facility, to the receiving State water named Waimanalo Gulch, a Class 2, Inland Water at coordinates 21°20'51"N and 158°07'33"W.

This SWPCP addresses the following issues, as required by the General Permit:

- Storm water outfalls and monitoring points
- Pollutants potentially present in storm water
- Pollutant sources
- Pollution control procedures
- Monitoring procedures
- Spill prevention and response procedures

Storm water will be managed by controlled grading on the surface of the landfill and by maintaining an engineered system of drainage swales, rock rip-rap lined channels, risers, pipes, and detention pond. A combination of drainage pipes and concrete-lined drainage channel divert surface waters from the landfill area to the detention pond located in the southwest corner of the site. In addition, at the northern property boundary, a diversion structure directs offsite storm water around the landfill area to the concrete drainage channel. Monitoring and reporting will be conducted at the culvert inlet at the southern property boundary as described in the Storm Water Monitoring and Reporting Program Plan in Appendix B.

The current industrial activities at the WGSL include the disposal of solid waste and incinerator ash. During the dry season annual site inspection, evidence of significant materials exposed to storm water, and unauthorized non-storm water discharges will be evaluated. Erosion of the landfill cover, drainage system, and access roads is the most significant potential source of storm water pollution at the landfill; therefore, sediments are a potential pollutant of concern at the WGSL.

This revised SWPCP incorporates information on the upgraded drainage and an erosion control structure designed to minimize erosion of the landfill cover, drainage system, and access roads, and describes future plans for additional measures to be implemented for surface water management at WGSL.

The SWPCP will be evaluated and updated as often as needed to comply with the conditions of the General Permit, and the need for additional pollution control measures will be assessed. Due to the dynamic nature of solid waste landfill operations, onsite drainage measures and best management practices (BMPs) will be evaluated to verify adequacy on a routine basis. If additional measures appear necessary, appropriate BMPs will be identified and included in a revised SWPCP.



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## CONTENTS

CERTIFICATION	iii
FACILITY DESCRIPTION	v
EXECUTIVE SUMMARY	vii
ACRONYMS AND ABBREVIATIONS	xi
1.0 INTRODUCTION	1-1
1.1 Purpose of Storm Water Pollution Control Plan	1-1
1.2 Regulatory Background	1-2
2.0 GENERAL SITE DESCRIPTION	2-1
2.1 Location	2-1
2.2 Site Size, Elevation, and Limits	2-1
2.3 Types and Quantities of Waste	2-1
2.3.1 Municipal Solid Waste	2-1
2.3.2 MSW Incinerator Ash	2-1
2.3.3 Other	2-1
2.4 Surrounding Area	2-1
2.5 Landfill Expansion Drainage Features	2-2
2.6 Existing Storm Water Drainage and Erosion Control Features	2-2
2.6.1 Main Haul Road Swale and Downdrains	2-2
2.6.2 Slopes	2-2
2.6.3 Swales and Detention Pond	2-2
2.6.4 West Berm	2-3
2.6.5 Discharge Location	2-3
2.6.6 Prevention of Pollutant Discharges	2-3
3.0 NON-STORM DISCHARGE ELIMINATION AND PREVENTION PROGRAM	3-1
3.1 Introduction	3-1
3.2 Identification, Prevention, and Elimination of Prohibited Non-Storm Water Discharges	3-1
3.2.1 Management Practices for Elimination and Prevention of Prohibited Non-Storm Water Discharges	3-1
3.3 Non-Storm Water Discharge Conveyance System Investigation	3-1
3.3.1 Identification of Outfall	3-2
3.3.2 Procedures for Field Inspections	3-2
3.3.3 Summary of Non-Storm Water Discharge Identification and Testing Plan	3-3
4.0 POLLUTION CONTROL STRATEGY	4-1
4.1 Potential Pollution Sources	4-1
4.1.1 Municipal Non-Hazardous Solid Waste and Landfill Cover	4-1
4.1.2 Access Roads	4-2
4.1.3 Leachate and Condensate Management	4-2
4.1.4 Maintenance/Equipment Fueling Area	4-2
4.2 Existing BMPs	4-3
4.2.1 Erosion	4-3
4.2.2 Leachate and Condensate Management	4-3
4.2.3 Historical Spills and Releases	4-4
4.2.4 Certification of Non-Storm Water Discharges	4-4
4.3 Pollution Control Practices	4-4
4.3.1 Good Housekeeping BMPs	4-4
4.3.2 Heavy Equipment and Vehicle Preventative Maintenance Program	4-5

4.3.3	Stormwater Preventive Maintenance BMPs	4-5
4.3.4	Future BMPs for Sediment and Erosion Prevention	4-6
5.0	SWPCP IMPLEMENTATION AND EVALUATION	5-1
5.1	SWPCP Implementation	5-1
5.1.1	Storm Water Pollution Control Team	5-1
5.1.2	Storm Water Pollution Control Team Training	5-2
5.1.3	Inspections	5-2
5.1.4	Record Keeping	5-2
5.2	SWPCP Evaluation	5-2
5.2.1	Documentation of Revisions	5-3
5.3	Implementation Schedule	5-3
6.0	REFERENCES	6-1
<b>APPENDIXES</b>		
Appendix A Notice of General Permit Coverage Dated August 30, 2010		
Appendix B Storm Water Monitoring and Reporting Program Plan		
Appendix C Blank Forms		
Appendix D WGSL SWPCP Update Log		
<b>FIGURES</b>		
Figure 2-1: Project Location Map		2-5
Figure 2-2: Site Location Map		2-7
Figure 2-3: Site Layout Map		2-9
Figure 2-4: Site Drainage Features		2-11
Figure 2-5: Site Drainage Map		2-17
<b>TABLES</b>		
Table 5-1: Storm Water Pollution Control Team, WGSL SWPCP		5-2
Table 5-2: Best Management Practices, WGSL SWPCP		5-3

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## ACRONYMS AND ABBREVIATIONS

AECOM	AECOM Technical Services, Inc.
BMP	best management practice
C&D	construction and demolition
CFR	Code of Federal Regulations
DOH	Department of Health, State of Hawaii
EPA	Environmental Protection Agency, United States
ft	foot or feet
HAR	Hawaii Administrative Rules
H-POWER	Honolulu Program of Waste Energy Recovery
LFG	Landfill gas
msl	mean sea level
MSW	municipal solid waste
NGPC	Notice of General Permit Coverage
NPDES	National Pollutant Discharge Elimination System
SPCC	Spill Prevention, Control, and Countermeasures
SWMRPP	Storm Water Monitoring and Reporting Program Plan
SWPCP	Storm Water Pollution Control Plan
TPD	ton per day
U.S.	United States
WGSL	Waimanalo Gulch Sanitary Landfill
WMH	Waste Management of Hawaii, Inc.





## 1.0 INTRODUCTION

This revised and updated Storm Water Pollution Control Plan (SWPCP) was prepared for the Waimanalo Gulch Sanitary Landfill (WGSL), located at 92-460 Farrington Highway, Kapolei, O'ahu, Hawai'i. The WGSL is owned by the City and County of Honolulu and operated by Waste Management of Hawaii, Inc. (WMH). This SWPCP was prepared in accordance with the *National Pollutant Discharge Elimination System General Permit Authorizing Discharges of Storm Water Associated with Industrial Activities* (Hawaii Administrative Rules [HAR] Title 11 Chapter 55 (Chapter 11-55, Appendix B) (DOH 2002). The purpose of this update is to address changes in drainage system configuration associated with the ongoing construction of the WGSL's lateral expansion.

The City and County of Honolulu was issued a Notice of General Permit Coverage (NGPC) under the National Pollutant Discharge Elimination System (NPDES) on August 30, 2010, which was assigned File No. HI R50A533 and herein referred to as the General Permit. A copy of the NGPC is presented in Appendix A. Under the General Permit, the WGSL is authorized to discharge only storm water run-off associated with industrial activity from its facility, to the receiving State water named Waimanalo Gulch, a Class 2, Inland Water at coordinates 21°20'51"N and 158°07'33"W.

### 1.1 PURPOSE OF STORM WATER POLLUTION CONTROL PLAN

The activity covered by this SWPCP is the operation of the WGSL. The purpose of the SWPCP is to describe and ensure the implementation of management practices to reduce the pollutants in storm water discharges associated with the WGSL and to ensure compliance with the State of Hawaii Department of Health (DOH), HAR Chapter 11-55 (DOH 2002), which includes preparation of a SWPCP and a Storm Water Monitoring and Reporting Program Plan (SWMRPP). The SWMRPP is attached as Appendix B.

The purpose of the SWPCP is to:

- Identify potential sources of storm water and non-storm water contamination to the storm water drainage system.
- Identify appropriate best management practices (BMPs) to reduce or eliminate the potential for storm water contamination.
- Eliminate non-storm water discharges.
- Develop an implementation schedule for storm water management activities in compliance with the General Permit requirements.

The purpose of the SWMRPP is to:

- Ensure that the quality of storm water discharges is in compliance with Discharge Prohibitions, Effluent Limitations, and Receiving Water Limitations specified in HAR Chapter 11-54 (DOH 2009), HAR Chapter 11-55 (DOH 2002), and the *NPDES General Permit Authorizing Discharges of Storm Water Associated with Industrial Activities* (DOH 2002).
- Evaluate materials management practices adopted at the WGSL to control pollutants in storm water discharges, and revise materials management practices, as needed, to meet changing conditions.
- Aid in the implementation of the SWPCP.
- Measure the effectiveness of BMPs in preventing, minimizing, or removing pollutants in storm water discharge.

## 1.2 REGULATORY BACKGROUND

The State of Hawaii has been delegated NPDES permitting authority by the United States (U.S.) Environmental Protection Agency (EPA) since 1974. Through such delegation, the DOH is responsible for administering the NPDES program throughout Hawaii in the same manner that the regional offices of the EPA administer the program in non-NPDES states. On October 29, 1992 (Revised October 2007), the DOH put rules into effect to implement the storm water program in the HAR Chapter 11-55 (DOH 2002), which include General Permit requirements.

Discharges covered by the General Permit must comply with the following requirements:

- Discharges of material other than storm water, which are not otherwise regulated by a NPDES permit, to a storm water system or waters of the U.S. are prohibited.
- Storm water discharges shall not cause or threaten to cause pollution, contamination, or nuisance.
- Storm water discharges regulated by the General Permit shall not contain a hazardous substance equal to or in excess of a reportable quantity listed in 40 Code of Federal Regulations (CFR) Part 117 and/or 40 CFR Part 302.

Additionally, dischargers must comply with the following receiving water limitations:

- Storm water discharges to any state waters, as defined by DOH HAR Chapter 11-54-4, *Basic Water Quality Criteria Applicable to All Waters* (DOH 2009), shall not adversely impact human health or the environment.
- Storm water discharges shall not cause or contribute to a violation of applicable water quality standards contained in the DOH water quality standards for inland waters and marine waters.

The SWPCP for the WGSL is a complete and comprehensive compliance document, developed to meet the State and Federal requirements described above. The SWPCP is intended to be a “living document.” It will be updated as additional information becomes available regarding operation, maintenance, or construction of new facilities that may affect the discharge of significant quantities of pollutants to surface water, groundwater, or storm water systems; records of routine maintenance activities and significant spills; and changes to the Storm Water Pollution Control Team. Due to the dynamic nature of solid waste landfill operations, onsite drainage measures and BMPs will be evaluated to verify adequacy on a routine basis. If additional measures appear necessary, appropriate BMPs will be identified and included in a revised SWPCP. This SWPCP is organized as follows:

- Section 2.0 contains the site description of the WGSL including the location of the landfill; an overview of landfill size, elevation, and limits; and a discussion of the surrounding area.
- Section 3.0 discusses the Non-storm Water Discharge Elimination and Prevention Program.
- Section 4.0 discusses pollution control strategy including an assessment of potential pollution sources and a description of pollution control practices, such as existing and new BMPs.
- Section 5.0 contains SWPCP implementation and evaluation including the Storm Water Pollution Control Team, training, inspections, and record keeping.

## **2.0 GENERAL SITE DESCRIPTION**

This section presents a summary of the WGSF facility including its location; size, elevation, and limits; types and quantities of waste; and its surrounding area. It also describes the current storm water drainage system at the landfill.

### **2.1 LOCATION**

The WGSF is located near the community of Kapolei, approximately 15 miles northwest of Honolulu International Airport and 2 miles southeast of Nanakuli, as shown on Figure 2-1. The landfill property begins at the north side of Farrington Highway, just east of Kahe Point, and extends approximately 1.2 miles inland up Waimanalo Gulch.

### **2.2 SITE SIZE, ELEVATION, AND LIMITS**

The WGSF property measures approximately 7,000 feet (ft) long and ranges from 820 to 1,900 ft wide. It encompasses 198.6 acres. The entry road at Farrington Highway is approximately 60 ft above mean sea level (msl), and the elevation at the extreme northeast corner of the property is approximately 990 ft above msl. Figure 2-2 shows the topography of the existing landfill area prior to waste placement.

Currently, 115.8 acres of the property are permitted for landfill activities, of which, approximately 95.8 acres are designated for municipal solid waste (MSW) disposal and 16 acres are assigned to receive ash (combustion residue) from the City and County of Honolulu's Program of Waste Energy Recovery (H-POWER) plant, currently being operated under contract to Covanta Honolulu Resource Recovery Venture. An additional 12 acres in the expansion area are being prepared to receive ash. Figure 2-3 presents the site layout.

### **2.3 TYPES AND QUANTITIES OF WASTE**

#### **2.3.1 Municipal Solid Waste**

The WGSF is permitted to receive up to 3,500 tons per day (TPD) of MSW. The site currently receives an average of 1,200 TPD of MSW from Oahu. When the H-POWER waste-to-energy plant shuts down for annual maintenance during a 2- to 4-week period each year, the MSW load increases to approximately 3,000 TPD.

MSW received at the site is non-hazardous solid waste from residential, commercial, and industrial sources. Construction and demolition (C&D) debris is also accepted, although much of the C&D is diverted to another facility at this time. Figure 2-3 presents the location of the MSW cells.

#### **2.3.2 MSW Incinerator Ash**

Approximately 16 acres of the landfill are designated and developed as a monofill for the disposal of non-hazardous MSW incinerator ash from the H-POWER waste-to-energy plant. An additional 12 acres are planned for the lateral expansion area. The site is permitted to receive up to 400 TPD of ash, residue, and unburnable materials, 24 hours per day, 7 days per week. Figure 2-3 presents the location of the ash cells.

#### **2.3.3 Other**

The WGSF receives certain wastes managed under special operating procedures for disposal. These special wastes include wastewater treatment sludge and limited amounts of asbestos-containing materials.

### **2.4 SURROUNDING AREA**

As shown on the site location map (Figure 2-2), the site is surrounded by rugged terrain and open space on three sides. Nearby major land uses and developments include the Hawaiian Electric

Company's Kahe Power Plant approximately 0.75 miles to the northwest, the Lualualei Military Reservation approximately 0.5 miles to the north, the Ko'Olina resort area directly across Farrington Highway to the south, and the Honokai Hale residential area approximately 1.0 mile east of the site. The nearest residences are approximately 13 single-family dwellings located along Farrington Highway, adjacent to the western property boundary. The nearest of these residences is approximately 500 ft from the southernmost end of the disposal area.

## **2.5 LANDFILL EXPANSION DRAINAGE FEATURES**

Drainage controls in the approved expansion area were substantially completed in February 2011. This included a diversion structure to route run-on from upcanyon sources contributing to Waimanalo Gulch around the landfill to the detention pond. Views A, B, and C of Figure 2-4 illustrate the current site drainage features based on the most recent topographic map for the site (June 2010).

Furthermore, a drainage system consisting of several inlets to a 36-inch pipe has been constructed that connects to the concrete drainage channel. As the landfill construction progresses towards the back of the canyon, the lower inlets will be abandoned and a new inlet further upcanyon will be constructed as a replacement. Additional drainage pipelines have been installed in anticipation of the filling and covering of additional cells. As cells are filled with MSW and covered, runoff will be directed to drains connecting to the drainage pipeline.

This plan will be updated accordingly once these additional areas become operational and additional drainage features are put in place.

## **2.6 EXISTING STORM WATER DRAINAGE AND EROSION CONTROL FEATURES**

The construction of the existing surface water management features at the WGSL, as discussed in the revised *Surface Water Management Plan* (AECOM 2010), were initiated in August 2006. The majority of the improvements made to the drainage system at the WGSL were completed by November 2006. Figure 2-4 illustrates the storm water drainage and erosion control features at the WGSL.

### **2.6.1 Main Haul Road Swale and Downdrains**

Drainage swales and concrete channels run the length of the main haul road alignment, collecting haul road run-off and conveying it to the western concrete-lined drainage channel via appropriately spaced downdrain pipes. Ultimately the run-on is discharged to the detention pond. All drainage swales are concrete and rock-lined to reduce surface run-off velocities and reduce erosion. The drainage swales convey surface water run-off from the upper areas of the landfill adequately. Check dams at the drainage inlet locations reduce flow velocities and reduce the likelihood of over-flow along the length of the drainage swale.

### **2.6.2 Slopes**

A silt fence is installed and maintained along the eastern edge of the landfill. Sediment accumulation observed behind the silt fences suggests proper installation, which prevents sediment entry into the lined portions of the drainage system. The silt fences consist of woven geotextile held in-place with steel rebar posts and backfilled appropriately along the up-slope side of the fence. Erosion control matting is installed on slopes that are prone to gully during rainfall events. The erosion control matting is in place beneath select hydroseeded areas.

### **2.6.3 Swales and Detention Pond**

Western portion of the site, concentrated onsite flows are conveyed via a series of rock-lined swales and pipes that ultimately drain into the western concrete-lined drainage channel and then into the detention pond, which is located near the facility entrance. Part of the east side drainage is diverted via two 36-inch diameter pipes to the remaining portion of the concrete lined channel. Drainage

along the access road and areas south of the E-1 berm flow into a swale and 24-inch pipe that discharges directly into the detention pond. Improvements are planned to route runoff south of the 24-inch pipe to the detention pond.

The detention pond has a 30-ft-long energy dissipater at the outfall of the western concrete channel consisting of a concrete berm followed by 18-inch to 24-inch rocks. A rip-rap berm divides the detention pond and detains initial storm water run-off entering the pond in a pre-holding area, thus reducing the amount of sediments and particulates that will reach the 48-inch reinforced concrete pipe inlet risers. Subdrains are located within the pond to minimize standing water conditions during low flow events.

#### **2.6.4 West Berm**

The expansion plans for the landfill required the construction of a soil stabilization berm (west berm) along the northwestern perimeter of the landfill, which consequently covered (filled in) a portion of the existing western drainage channel. In 2006, two temporary 48-inch corrugated metal pipes were installed in the western drainage channel to accommodate up-canyon surface water, which flows down the drainage channel. The pipes conveyed run-off generated from the canyon area above the landfill, but have since been replaced with a 78-inch to 102 inch diameter fiberglass reinforced pipe.

#### **2.6.5 Discharge Location**

The Culvert Inlet is the only discharge location associated within the WGS and discharges into Waimanalo Gulch, a Class 2 Inland Water as presented on Figure 2-2. If storm water discharges from the site, an annual storm water sample will be collected from the sample location approved under the NPDES (culvert inlet).

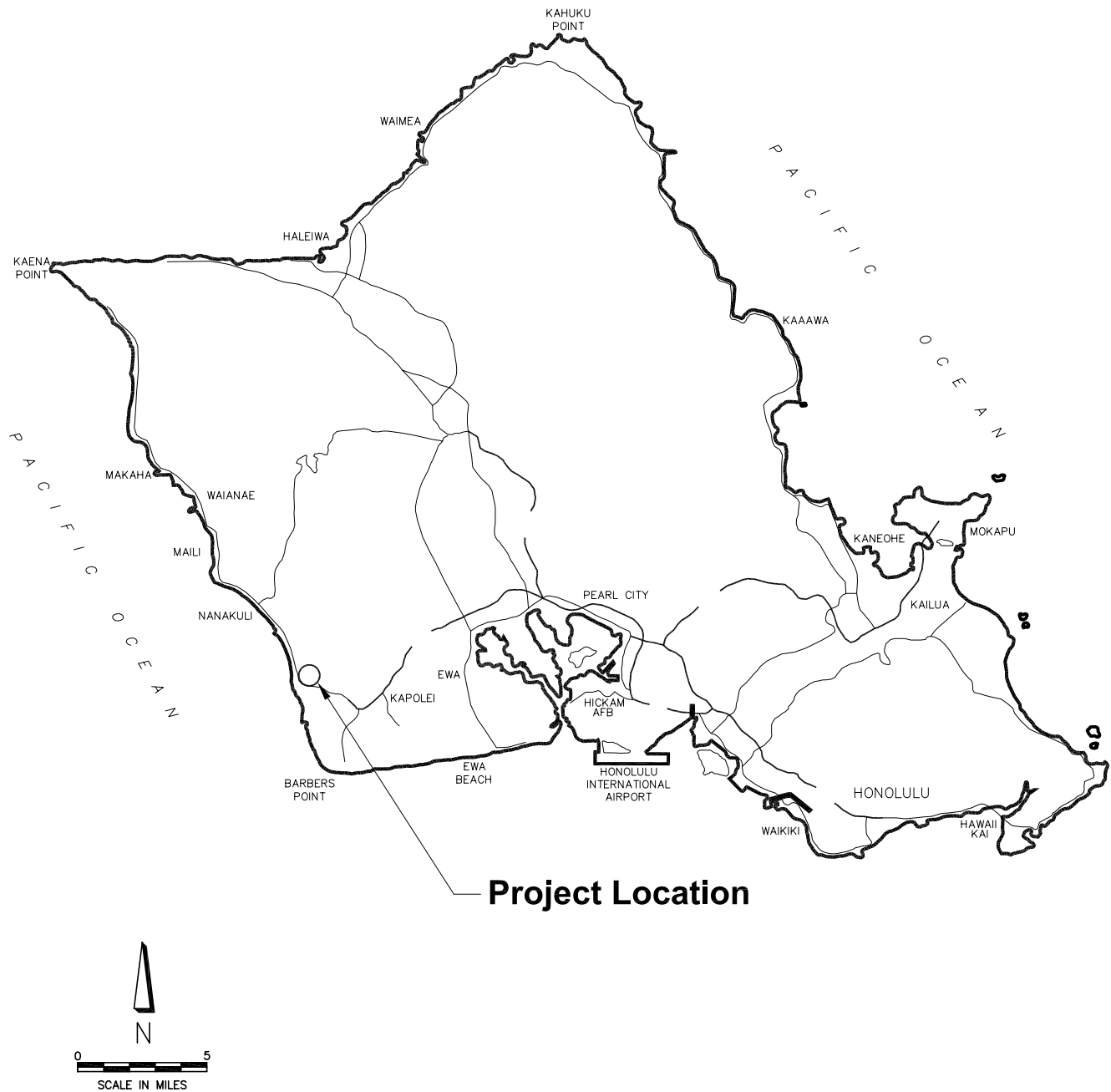
#### **2.6.6 Prevention of Pollutant Discharges**

The surface water management system for the landfill should prevent any discharge of pollutants to U.S. waters or violation of water quality regulations by:

- Preventing run-off of surface water that has contacted waste
- Controlling erosion to prevent loss of cover or washout of refuse slopes
- Managing leachate
- Retaining and removing silt from surface water before it is discharged from the site

In addition, the WGS implements a Spill Prevention, Control, and Countermeasure Plan (SPCC) (AECOM 2011) to prevent releases of petroleum products used on the site from being discharged to surface water.

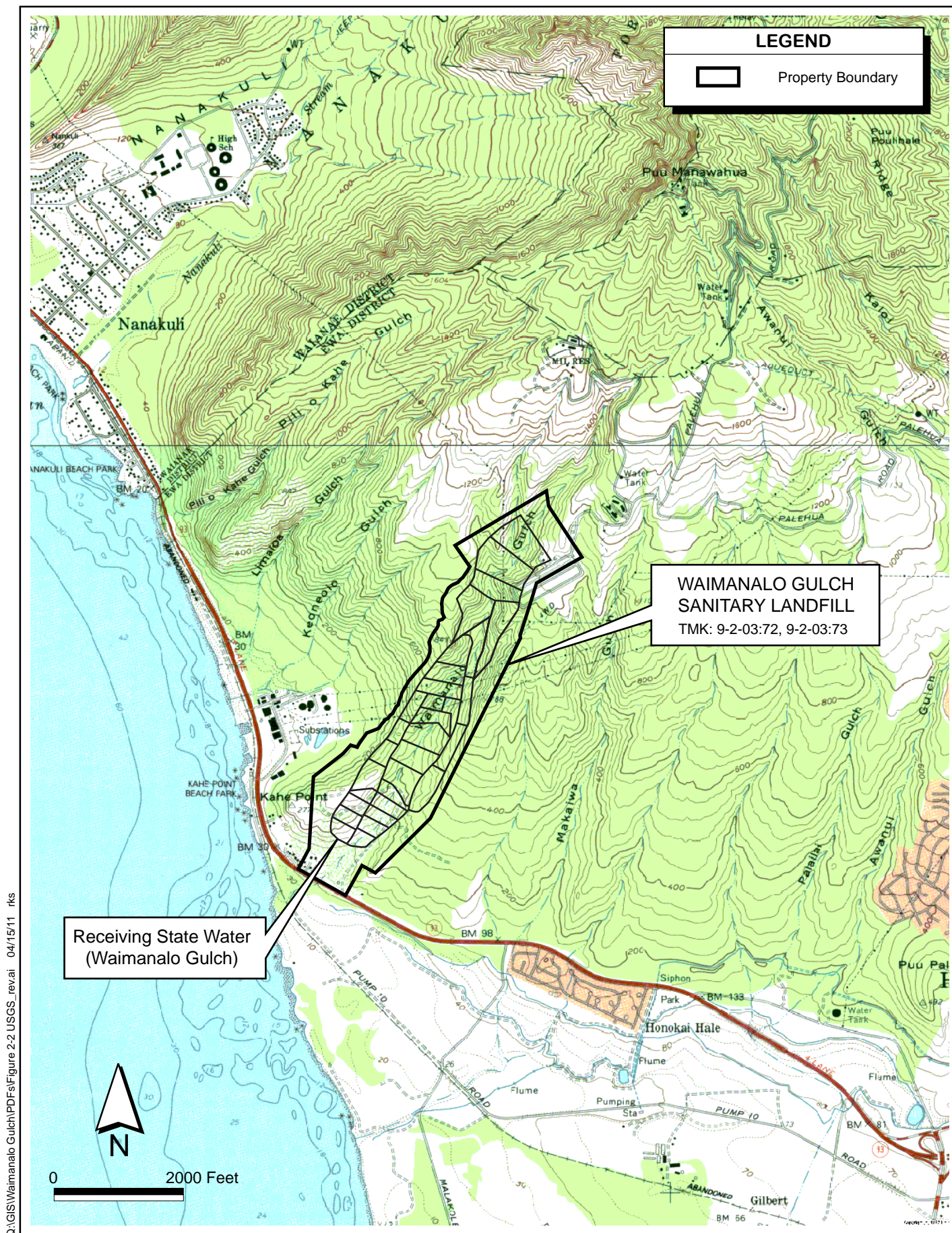




**Figure 2-1**  
**Project Location Map**  
**Waimanalo Gulch Sanitary Landfill**  
**Kapolei, Oahu, Hawaii**








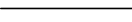
**Figure 2-2**  
**Site Location Map**  
**Waimanalo Gulch Sanitary Landfill**  
**Kapolei, Oahu, Hawaii**

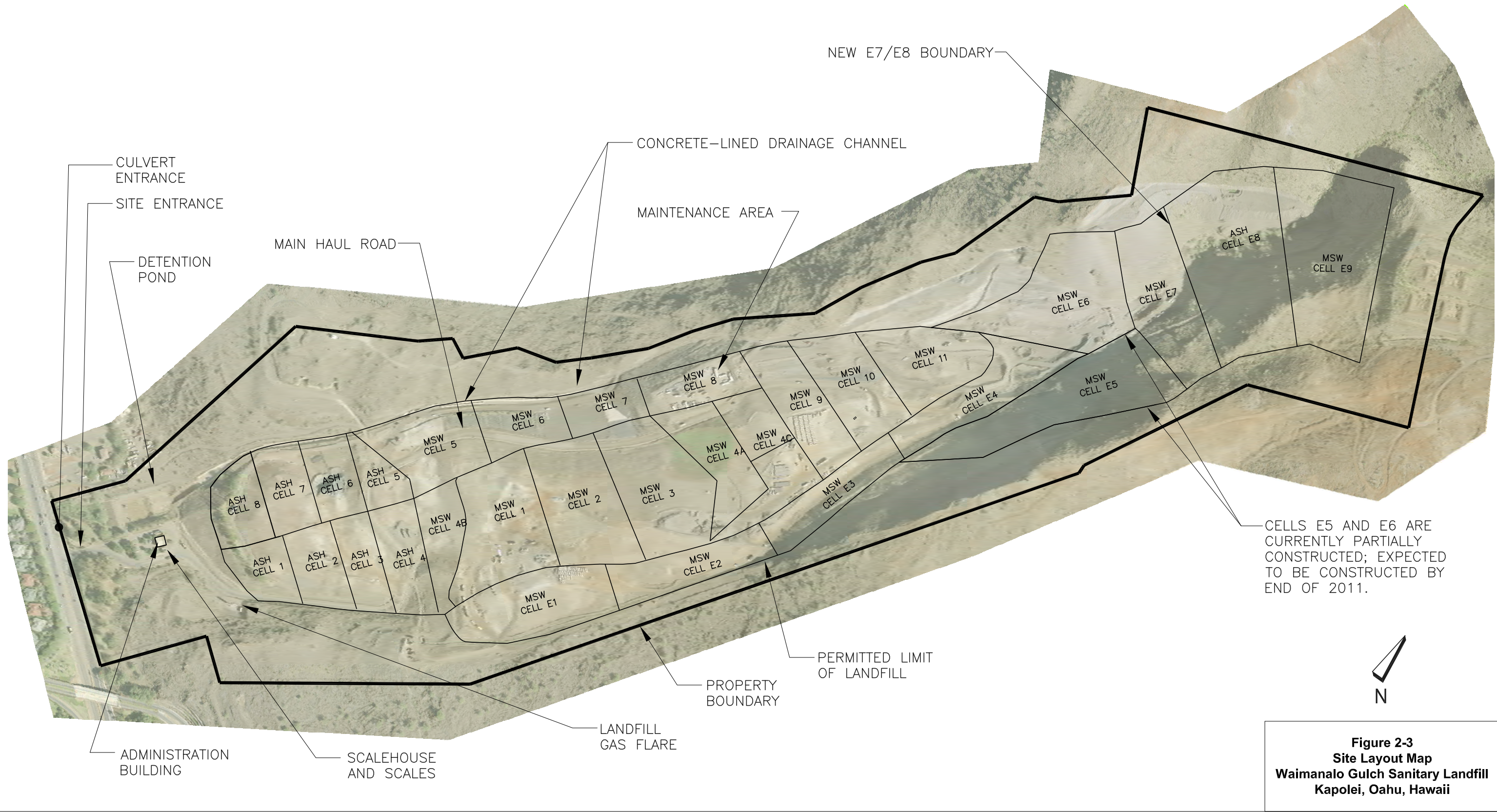




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NOTES
1. DATE OF FLIGHT: JUNE 7, 2010
2. PROPERTY BOUNDARY AND CELL LOCATION APPROXIMATE

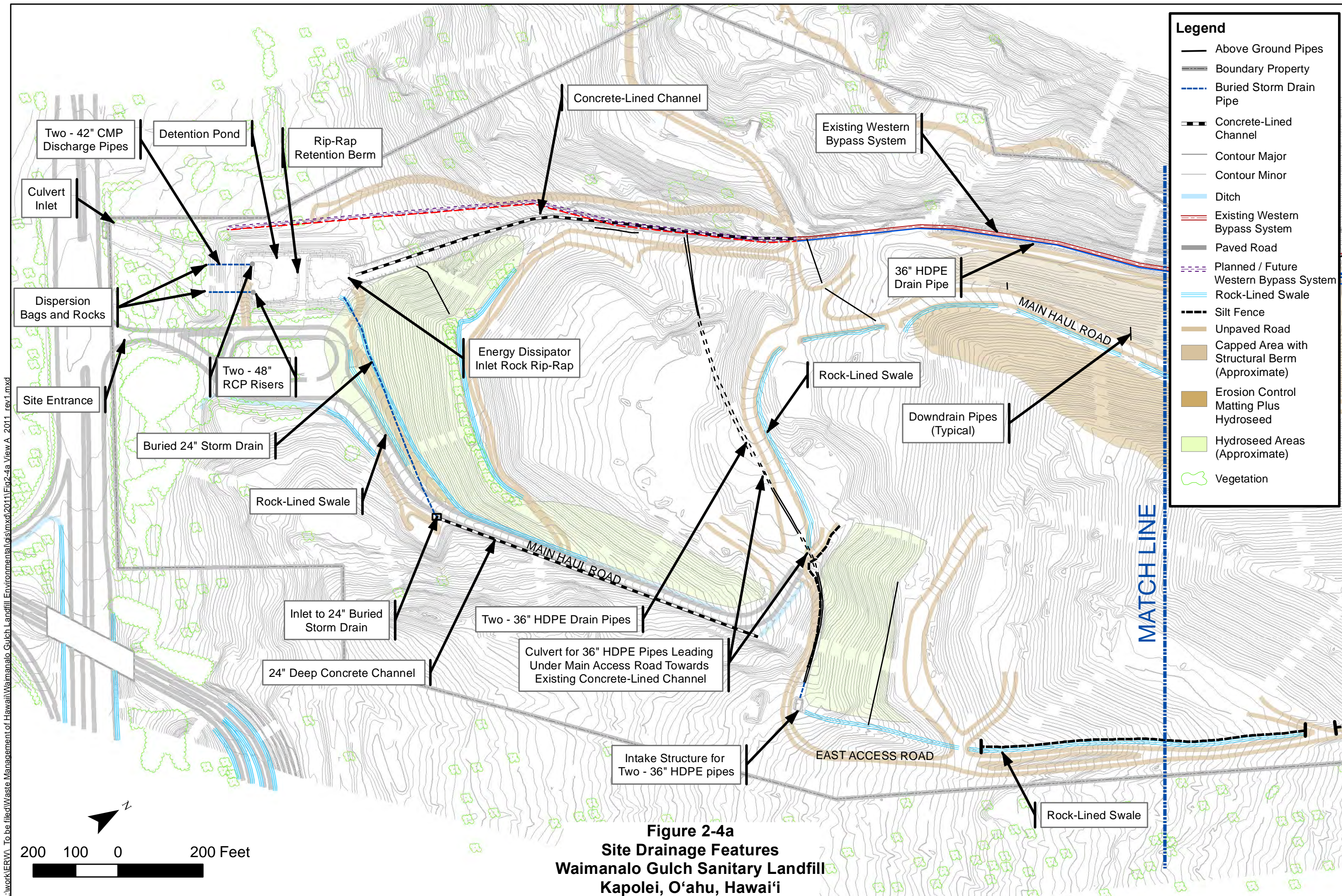
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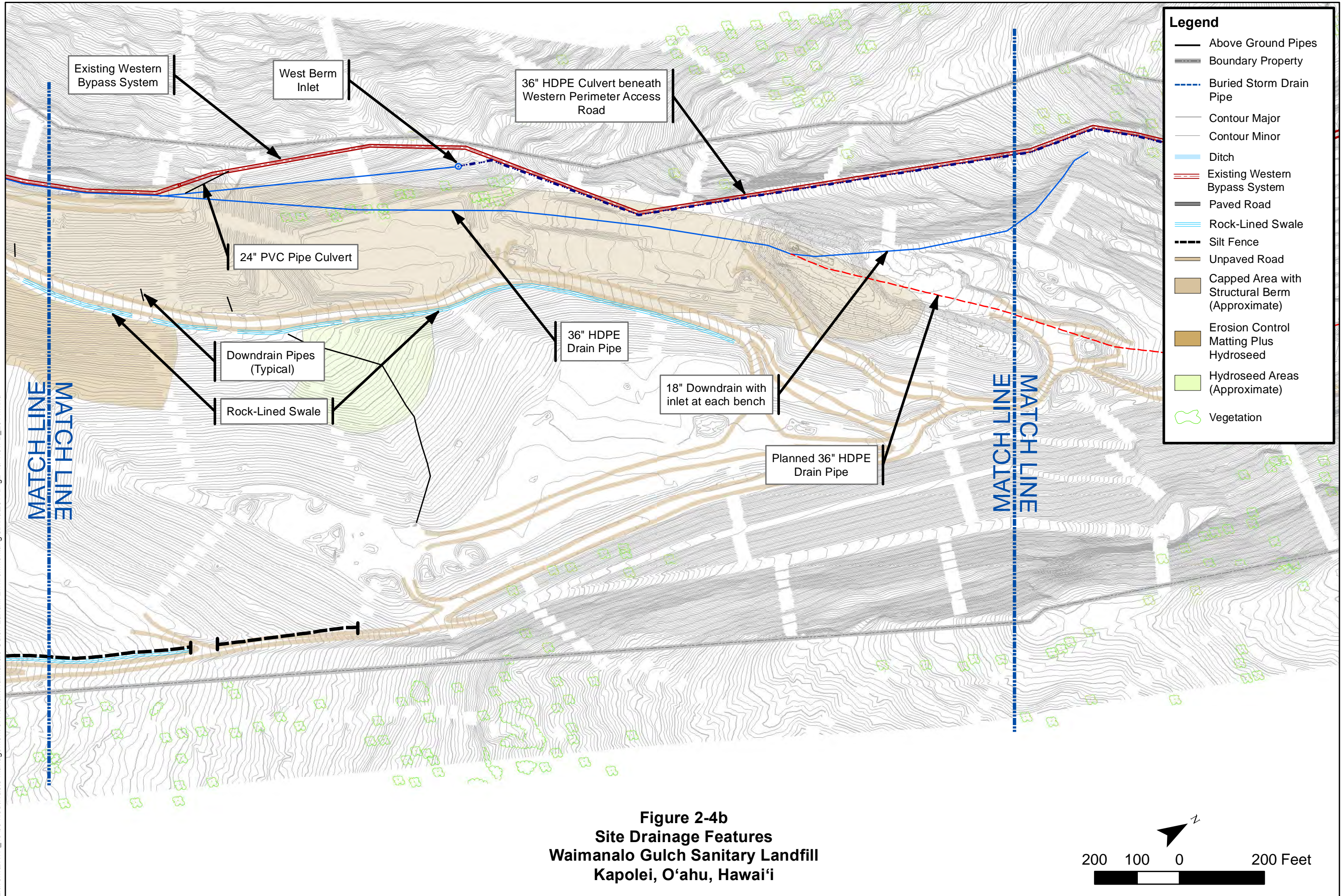
**Figure 2-4a**  
**Site Drainage Features**  
**Waimanalo Gulch Sanitary Landfill**  
**Kapolei, O'ahu, Hawai'i**







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**Legend**

- Above Ground Pipes
- Boundary Property
- - - Buried Storm Drain Pipe
- Contour Major
- Contour Minor
- Ditch
- Existing Western Bypass System
- Paved Road
- Rock-Lined Swale
- - - Silt Fence
- Unpaved Road
- Capped Area with Structural Berm (Approximate)
- Erosion Control Matting Plus Hydroseed
- Hydroseed Areas (Approximate)
- Vegetation

200 100 0 200 Feet

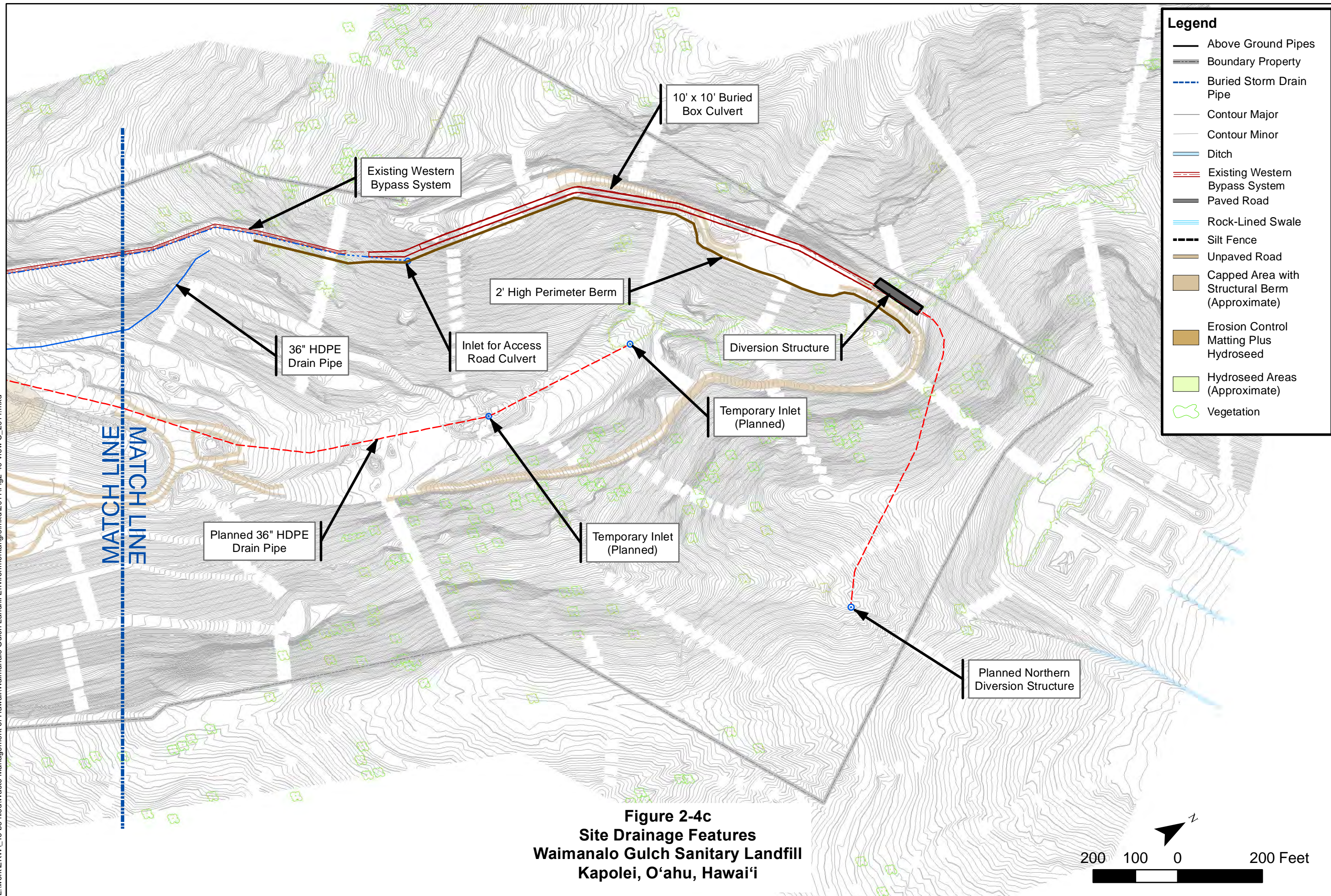
North Arrow







L:\work\ERW\ To be filed\Waste Management of Hawaii\Waimanalo Gulch Landfill Environmental\gis\mxd\2011\Fig2-4c View C. 2011.mxd



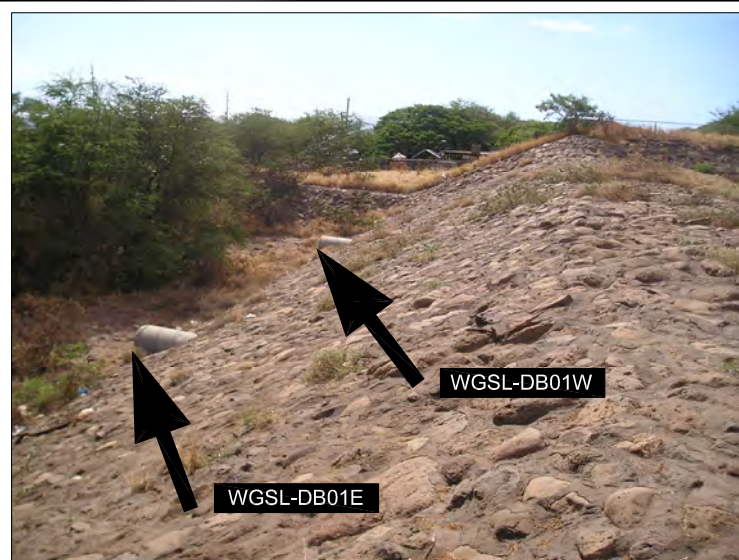




L:\work\ERW\To be filed\Waste Management of Hawaii\Waimanalo Gulch Landfill Environmental\Stormwater (SWPCP & SWMP)\SWPCP\2011 RevFig2-5\_SiteDrainage.dwg 04/11/11 3:22 PM Namocl



CULVERT INLET AT FARRINGTON HIGHWAY CROSSING (STORM WATER MONITORING STATION)



DETENTION POND DISCHARGE POINTS

UNDER CONSTRUCTION  
IMAGE TO BE PROVIDE  
UPON COMPLETION  
(ESTIMATED JUNE 2011)

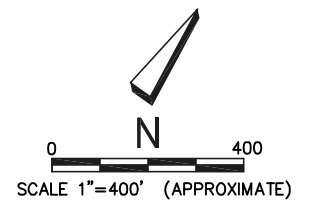
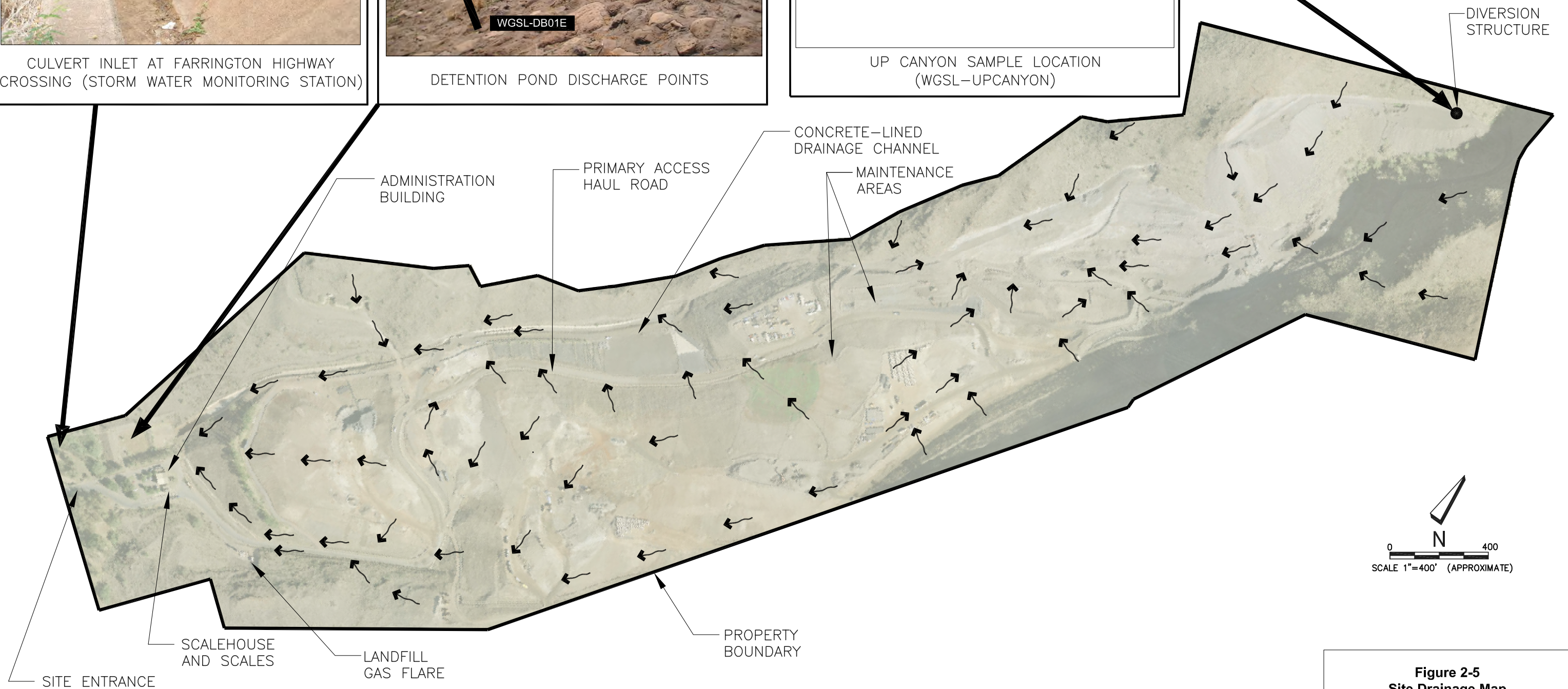
UP CANYON SAMPLE LOCATION  
(WGSL-UPCANYON)

LEGEND

- PROPERTY BOUNDARY
- ON-SITE RUN-OFF FLOW

NOTE

DATE OF FLIGHT:  
JUNE 7, 2010



**Figure 2-5**  
**Site Drainage Map**  
**Waimanalo Gulch Sanitary Landfill**  
**Kapolei, Oahu, Hawaii**



### **3.0 NON-STORM DISCHARGE ELIMINATION AND PREVENTION PROGRAM**

#### **3.1 INTRODUCTION**

Discharges that do not result from precipitation are known as “non-storm water discharges.” The General Permit does not authorize any non-storm water discharges. The State of Hawaii prohibits non-storm water discharges and/or discharges that contain toxic pollutants (as identified in 40 CFR Part 122 and that exceed the acute water quality standards set forth by HAR 11-54-4 [DOH 2009]). This section describes the non-storm water discharge elimination and prevention program management plan to eliminate and prevent prohibited discharges related to industrial activities from entering the storm water system at the WGSL.

#### **3.2 IDENTIFICATION, PREVENTION, AND ELIMINATION OF PROHIBITED NON-STORM WATER DISCHARGES**

Identification of non-storm water discharges involves an evaluation of the storm water system by reviewing plumbing schematics and/or drainage plans, as well as inspecting all discharge points and the storm water conveyance system for the presence of dry weather flows containing prohibited discharges.

Prohibited discharges can be prevented by implementing management practices and is one focus of the SWPCP. These management practices include one-time measures, such as identifying and eliminating existing illicit connections.

##### **3.2.1 Management Practices for Elimination and Prevention of Prohibited Non-Storm Water Discharges**

The most cost-effective method to eliminate prohibited non-storm water discharges, including unauthorized disposal and illicit connection discharges, is to prevent prohibited liquids and materials from entering the storm water system. This is accomplished by adopting the following BMPs on an activity-wide basis, as appropriate:

- Train employees to properly dispose of wastes.
- Use overpack containers or containment pallets to store 1-pint to 55-gallon drums or containers outside of storage areas.
- Maintain and continuously monitor the automated leachate collection sumps, leachate storage tanks and condensate storage tanks.
- Routinely inspect the landfill perimeter for evidence of leachate seepage.
- Routinely inspect the storm water discharge location for evidence of floating or suspended materials, discoloration, turbidity, or odor.
- Prepare and implement appropriate spill prevention and response plans.
- Conduct personnel training regarding the SWPCP.

#### **3.3 NON-STORM WATER DISCHARGE CONVEYANCE SYSTEM INVESTIGATION**

The procedures presented in this section are used to:

- Identify the presence of non-storm water discharges at the WGSL.
- Inspect the storm water conveyance system and facilities for the presence of illicit connections.
- Provide information on recommendations for additional investigation and maintenance of the storm water systems at the WGSL.

Visual observations to detect non-storm water discharges to storm water conveyance systems located at the WGSL will be conducted annually. The observations and field screening work will consist of the following steps:

- Identification of the system to be screened
- Documentation of field observations
- Preparation of a summary of the results of the non-storm water investigation

### **3.3.1 Identification of Outfall**

A review of existing drainage maps, reports, and site inspections have identified only one discharge location associated with the WGSL, designated as the Culvert Inlet. However, because the detention pond does not discharge into the Culvert Inlet unless there is a significant storm event, an evaluation of non-storm water discharges must include inspection of the drainage swales and concrete channel in addition to the outfall.

### **3.3.2 Procedures for Field Inspections**

Conducting site inspections during periods of dry weather reduces the possibility that flows in the storm water conveyance system are due to storm water run-off. Therefore, site visits will be scheduled to ensure, to the extent possible, that 72 hours of dry weather precede inspections. This is confirmed using the facility's on-site rain gauge. The Non-Storm Water Discharge Assessment and Certification form included in Appendix C will be completed for the inspected storm water conveyance system and outfall to document the following information:

- General information, including identity of storm water drainage structures and outfall evaluated, date and time of the site visit, and name(s) of the inspection team member(s)
- Method used to test or evaluate non-storm water discharges
- Presence of non-storm water flow
- Evidence of possible illicit connections or potential sources of non-storm water discharges

#### **3.3.2.1 VISUAL OBSERVATIONS**

Visual observations of the storm water system will be made and the presence (or absence) of the following will be noted:

- An oily sheen or floatables (e.g., debris, trash, sewage)
- Blockage in the storm water system
- Evidence of dry weather flows, such as staining or corrosion (even if no water was flowing in the drainage system)
- The condition of surrounding vegetation (excessive or inhibited growth may indicate the presence of nutrients or toxic substances in run-off, or illicit discharges)
- Evidence of unauthorized disposal in the vicinity of the drainage system

#### **3.3.2.2 NON-STORM WATER FLOW INSPECTION AND SAMPLING**

The detention pond, drainage swales, and concrete channel will be checked for the presence of non-storm water flow. If the source and type of prohibited non-storm water discharge can be determined, it will not be necessary to take a sample because the type of pollutant can be identified without analysis. However, sampling should be conducted if there is any question about the source or type of discharge, if the discharge is mixed, or if more than one source contributes to the discharge. Representative samples of both flowing and standing discharges, including leachate, shall be collected according to the sampling procedures outlined in Appendix B.

### **3.3.3 Summary of Non-Storm Water Discharge Identification and Testing Plan**

Routine inspection of the inlet and outfalls of the detention pond, the Culvert Inlet, and storm water conveyance systems at the WGS� is an effective method to identify non-storm water discharges that may need to be eliminated. Currently, site management conducts monthly facility site inspections including non-storm water discharge assessment. Inspections include all areas where industrial materials or activities are exposed to storm water and an evaluation of the existing storm water BMPs. Inspections also indicate not only the presence of ongoing discharges, but supply information regarding the presence of past discharges and/or intermittent discharges. Upon identification of a non-storm water discharge, the source of the discharge will be identified.





## **4.0 POLLUTION CONTROL STRATEGY**

The SWPCP must identify potential sources of pollutants and specify BMPs intended to control them. The storm water BMPs will be evaluated for effectiveness. Possible sources of pollution that must be considered are industrial activities, erosion, and non-storm water discharges. The following control strategies are considered: containment structures, covering materials by roof or tarpaulin, preventive maintenance, good housekeeping, waste minimization, removal of exposed pollutants, and spill prevention practices.

This section identifies the potential pollutants and their sources at the WGSL and describes the pollution control practices including existing and new BMPs to be implemented under this revised SWPCP.

### **4.1 POTENTIAL POLLUTION SOURCES**

A site inspection will be conducted to identify activities and site conditions that have a reasonable potential to contribute pollutants to storm water discharges. The site inspection and information collected will be summarized in the form included in Appendix C.

Potential sources of storm water pollution identified at the landfill includes the handling and disposal of municipal non-hazardous solid waste and incinerator ash, erosion of the landfill cover and access roads, equipment maintenance, fuel and material storage and leachate management. These potential pollutant sources are discussed in more detail below. In particular, there is a potential for the following pollutant sources:

- Vehicle fuels
- Vehicle lubricants and fluids
- Paints and solvents
- Waste oil, fluids, and coolants

The items listed above are addressed in the SPCC (AECOM 2011) along with their associated BMPs. An assessment of the potential pollutant sources at WGLF as well as their corresponding BMPs are summarized in Table 4-1.

#### **4.1.1 Municipal Non-Hazardous Solid Waste and Landfill Cover**

The active MSW disposal working face is kept limited in size to reduce the potential for exposure to rain water. In addition, the active MSW disposal area is covered at the end of each day with a minimum of 6 inches of daily cover soil or DOH approved alternate daily cover. In areas where additional waste will not be placed for a period of 30 days or more, intermediate cover consisting of a minimum of 12 inches of soil is placed over the waste, and graded to promote surface water drainage. Until the area reaches final grade, the intermediate cover soil may be scraped off for subsequent reuse. In addition, if any contact water is generated on the active working face, the area will be graded to confine the water. Berms are constructed around the active working face to prevent stormwater intrusion and/or escape should rainfall occur.

Ash landfilling does not require daily cover. The rate of disposal and routine 24 hours per day delivery make a daily cover operation impractical and unnecessary. The ash material is delivered to the site with relatively high moisture content, and is uniformly spread out for drying, a process that requires it to be uncovered. As areas dry out, additional layers of moist ash are spread over them. The active ash working face is graded (perimeter berms) to prevent stormwater intrusion and/or escape should rainfall occur.

Six inches of soil cover is placed over exposed ash once every 7 days. Intermediate cover of at least 12 inches is placed over inactive ash areas that do not receive ash for 30 days. Cover soil is graded to promote run-off of surface water.

#### 4.1.2 Access Roads

All access roads used by WGS customers are maintained as all-weather roads by re-surfacing with additional rock, gravel, or concrete/asphalt rubble. They are graded as needed to maintain safe operating conditions, and are watered during dry periods to control dust. Roadside drainage ditches/culverts are cleaned or otherwise maintained routinely to prevent road washouts due to inadequate drainage control.

Temporary roads (other than all-weather roads) used only by WGS personnel and approved contractors may be constructed as necessary.

#### 4.1.3 Leachate and Condensate Management

All disposal areas at the WGS constructed since 1991 are equipped with composite liner and leachate collection and removal system meeting Federal (Subtitle D equivalent) and State requirements (HAR 11-58.1-14 [DOH 1994b]). A description of the liner systems that are in place at the WGS are detailed in the Site Operations Manual (WMI 2009).

Currently, there are four leachate collection sumps at the WGS: the ash sump, the E-1 sump, the MSW 4B sump, and the E6 sump. Leachate that is pumped out of the riser sumps is temporarily stored on site in 20,000-gallon steel frac tanks. There are currently four 20,000-gallon steel frac tanks on site at the WGS that are dedicated to the temporary storage of leachate. An outside contractor pumps the leachate out of the storage frac tanks and into a tanker truck. The leachate is then transported to an approved wastewater treatment plant for disposal.

Landfill gas (LFG) system condensate is managed at the flare, just north of the administration building and scale house. The LFG system piping is continuous from the collection points to the flare. Condensate is collected in a sump before the LFG line enters the flare. Condensate is injected into the flare and combusted. The system is routinely inspected during flare maintenance.

#### 4.1.4 Maintenance/Equipment Fueling Area

The SPCC is utilized for the proper spill prevention and control measures that are implemented at the facility in the case of a release (AECOM 2011). Proper spill and overflow protection devices are utilized and employees are properly trained on fueling, cleanup, and spill response techniques.

**Table 4-1: Assessment of Potential Pollution Sources and Corresponding Best Management Practices Summary**

Area	Activity	Pollutant Source	Pollutant	Best Management Practices
Working Face	Waste Disposal	Non-Hazardous Municipal Solid Waste	Contact Water	<ul style="list-style-type: none"> <li>Limit area of working face, use berms to divert runoff.</li> <li>If contact water is generated, the active working face will be graded to confine it.</li> </ul>
All areas containing waste	Waste Disposal	Leachate breakouts	Leachate	<ul style="list-style-type: none"> <li>Repair small leachate breakouts with soil.</li> <li>Collect leachate when measurable flow is present.</li> </ul>
All areas containing waste	Waste Water Sludge	Waste Water Treatment Plant	Metals, Benzene, Toluene, Xylene, Pentachlorophenol	<ul style="list-style-type: none"> <li>Limit area of working face, use berms to divert runoff.</li> </ul>
All areas containing waste	Incinerator ash	H-Power	metals	<ul style="list-style-type: none"> <li>Limit area of working face, use berms to divert runoff.</li> </ul>

Area	Activity	Pollutant Source	Pollutant	Best Management Practices
Leachate Storage Tanks	Leachate Collection and transfer	Leachate spills	Leachate	<ul style="list-style-type: none"> <li>Monitor and maintain tank levels.</li> <li>Maintain secondary containment</li> <li>Inspect regularly and correct any deficiencies.</li> </ul>
LFG Condensate Storage Tanks	Condensate Management	Condensate spills	Condensate	<ul style="list-style-type: none"> <li>Monitor and maintain tank levels.</li> <li>Inspect regularly and correct any deficiencies.</li> </ul>
Detention Pond	Sediment control	Silt discharge	Sediment	<ul style="list-style-type: none"> <li>Clean out pond on a routine basis.</li> <li>Maintain and upgrade standpipes and other hardware as necessary.</li> </ul>
Access Roads around site	Access Roads	Soil Erosion	Sediment	<ul style="list-style-type: none"> <li>Apply mechanism for sediment control (gravel, compaction, grading, or otherwise).</li> <li>Use outsloping, insloping, and culverts to control water.</li> </ul>
Maintenance/Equipment Fueling Area	Fueling, Maintenance, Oil and Fluid transfers	Spills and leaks during transfers Spills caused by topping off fuel tanks Leaking storage tanks Oil and fluid removal/transfers	Fuel, oil, coolant, waste oil, waste coolant	<ul style="list-style-type: none"> <li>Use spill and overflow protection.</li> <li>Minimize exposure to rainfall.</li> <li>Minimize run-on of storm water into the fueling and maintenance areas.</li> <li>Use dry cleanup methods rather than hosing down area.</li> <li>Implement proper spill prevention control program.</li> <li>Implement adequate preventative maintenance program to preventive tank and line leaks.</li> <li>Inspect fueling areas regularly to detect problems before they occur.</li> <li>Train employees on proper transfer, cleanup, and spill response techniques.</li> </ul>
Parking Lot	Truck Parking	Leaking trucks	Fuel, oil	<ul style="list-style-type: none"> <li>Inspect parking lot regularly to detect leaking trucks.</li> <li>Implement adequate preventative maintenance program to prevent trucks from leaking.</li> <li>Use drip pans for trucks that are leaking until the leaks are fixed.</li> <li>Routinely clean the parking lot.</li> </ul>
Up canyon Property Boundary	Run-on Diversion	Silt-laden Run-on	Sediment	<ul style="list-style-type: none"> <li>Inspect and maintain diversion structure inlet to ensure free of obstructions.</li> </ul>

## 4.2 EXISTING BMPs

### 4.2.1 Erosion

Erosion is controlled primarily by the storm water management system, which incorporates but is not limited to, diversion berms, hydroseeded slopes, and geosynthetic tarps. At a minimum, side slopes are inspected during the bi-annual site inspections and following rainfall events with greater than 1 inch per 24 hours. Eroded areas are repaired as necessary. Tarps are used to facilitate the prevention of erosion at the site.

### 4.2.2 Leachate and Condensate Management

Leachate generation is minimized by using the following BMPs at the WGSL:

- Maintaining positive drainage on top of the landfill to minimize infiltration. Runoff from covered areas of the landfill is directed to pipes/swales that will carry the runoff to the

detention pond. Precipitation that falls on the active face is managed there and not directed off the landfill.

- Maintaining surface water drainage around the perimeter of the landfill to prevent surface water run-on onto the landfill.
- Use of automated pump systems to collect the leachate into one of the four 20,000 gallon frac storage tanks.
- Leachate storage tanks are situated within secondary containment.
- The leachate riser pump systems are monitored weekly. Leachate data, such as, transducer and bubbler height levels (depth, in inches, in the sumps); pump run times; total flow; gallons pumped and transported off site, and any comments or observations noted (faults, storage frac tank okay/full, etc.) are recorded on a monthly leachate log.

During removal of gas from the landfill gas collection system, condensate develops and collects in the system and gravity drains to temporary storage tanks situated near the landfill gas flare. The current tanks are double walled and the condensate is injected into the flare for disposal.

#### **4.2.3 Historical Spills and Releases**

On the morning of May 31, 2008, the WGSL site foreman notified site management that a tank truck containing a 4,000-gallon diesel tank was leaking diesel fuel. The truck was parked over an inactive portion of the landfill, which contains at least 12 inches intermediate cover soil and is situated over a lined portion of the landfill in a dedicated parking area. Shortly after discovery of the leak, a soil berm was constructed around the leaking truck to minimize the spread of diesel over the ground surface. The diesel fuel did not reach any surface water or storm water. The diesel fuel remaining in the leaking tank was removed to prevent further leakage to the ground surface and placed into a viable approved container. The estimated quantity of diesel fuel that spilled onto the landfill surface is 200–250 gallons and was caused by a small crack in the base of the tank.

The DOH Solid Waste Section and the Hazard Evaluation and Emergency Response office was orally notified of the spill on June 2 and in writing on June 6, 2008. Approximately 50 cubic yards of soil was excavated, profiled, and approved for disposal at the WGSL.

#### **4.2.4 Certification of Non-Storm Water Discharges**

The General Permit does not authorize any non-storm water discharges. An inspection of the facility for the presence of non-storm water discharges is conducted during the dry season. At a minimum, this evaluation will be performed annually, and the results will be documented on the blank copies of Worksheet 6 (Non-Storm Water Discharge Assessment and Certification) included in Appendix C.

### **4.3 POLLUTION CONTROL PRACTICES**

This subsection discusses the BMPs that will be implemented to eliminate or control the potential storm water pollution sources discussed in Section 4.1. Monthly inspection of all areas of the facility where industrial materials or activities are exposed to storm water will be conducted. These inspections will include an evaluation of the existing storm water BMPs addressed below and will be documented on the monthly site inspection form presented in Appendix C.

#### **4.3.1 Good Housekeeping BMPs**

Good housekeeping practices are intended to maintain potential pollution source areas in a clean and orderly condition so that materials that are potential sources of storm water pollution are not exposed to storm water run-off. These materials could include illicitly dumped solid or other waste and products associated with vehicle maintenance. The following good housekeeping BMPs are appropriate for the potential pollutant sources at the WGSL.

- The landfill cover will be inspected routinely for evidence of erosion or flagging.
- Parts and supplies associated with heavy equipment and vehicle maintenance will be properly stored
- Fluids associated with heavy equipment and vehicle maintenance will be properly stored
- Spills or stains will be cleaned up to prevent stormwater contact.

#### **4.3.2 Heavy Equipment and Vehicle Preventative Maintenance Program**

Waste Management adheres to a strict internal preventative maintenance program for all of its vehicles and heavy equipment that includes regularly scheduled maintenance based on equipment usage. This program, along with daily checks by operators, is designed to minimize equipment downtime and prevent or minimize fluid leaks.

#### **4.3.3 Stormwater Preventive Maintenance BMPs**

Preventive maintenance practices include inspection and maintenance of the storm water conveyance system, access roads, and other facilities whose failure could result in discharge of pollutants to storm water. The following systems at the WGSL require preventive maintenance:

- Landfill cover
- Drainage system
- Access roads
- Leachate collection systems
- Pumps, tanks and ancillary equipment
- Refuse and earthmoving equipment

Preventive maintenance on the cover will consist primarily of inspection and repair, as needed. The following preventive maintenance BMPs will be employed to minimize the potential for storm water pollution from these systems.

##### **4.3.3.1 LANDFILL COVER BMPs**

The landfill cover will be inspected routinely for discolored or malodorous run-off or seeps; areas of bare soil or erosion; and accumulated sediment. Inspections will be followed up with appropriate actions (e.g., determining and stopping run-off or seeps, repair of erosion gullies).

##### **4.3.3.2 DRAINAGE SYSTEM BMPs**

As a part of the bi-annual site inspections, the landfill storm water conveyance system will be inspected to check for structural damage, blocked conveyances, and drain obstructions. In addition, the drainage system will also be inspected after significant storms (greater than 1.0 inch of rainfall) or wet weather to ensure that the system remains in good condition and free of trash and debris. Maintenance to the drainage system will be conducted as necessary.

##### **4.3.3.3 LANDFILL ACCESS ROAD BMPs**

The access roads will be inspected routinely for evidence of erosion, gully formation, and general accessibility. Access roads must be cleared and not be overgrown with brush and trees. Gullies will be repaired as necessary. If gullies reoccur at specific locations, additional measures, such as diverting run-off across the road above the area of gully formation, will be implemented.

#### 4.3.3.4 LANDFILL LEACHATE COLLECTION SYSTEM BMPs

The leachate collection system will be inspected routinely. Leachate will be collected as described in Sections 4.1.3 and 4.2.2.

#### 4.3.4 Future BMPs for Sediment and Erosion Prevention

WMH is considering the following BMPs to improve surface water management and erosion control at the WGS.

##### 4.3.4.1 DETENTION POND

WMH plans to re-route run-on flows from the upper watershed around the landfill via a concrete-lined channel and fiberglass reinforced pipe system (western drainage bypass) and bypass the detention pond. Surface water from the landfill property will flow into the detention pond to be discharged at the Culvert Inlet. A limited amount of run-on from east, west and north sides of the landfill will continue to end up in the detention pond. With construction of the new western drainage bypass, the pond will be able to achieve flood control and water quality design criteria for a 25-year, 24-hour storm.

##### 4.3.4.2 WEST BERM AREA AND NORTHERN MSW FILL AREA

The Western Drainage System will convey run-on flows from the western perimeter access road and run-on flows from landfill grades in the later expansion area. Figure 2-4 shows the key components of the Western Drainage System. The run-on flows from western perimeter access road will be directed towards the permanent inlet located in the West Berm area. Run-off flows from the landfill will either be directed into an 18-inch down drain system or surface water swales described below.

The western drainage system includes a 36-inch-diameter HDPE temporary diversion pipe that will convey storm water flows from areas to the north of cells E6 through E9. The 36-inch pipe conveys flows to the existing concrete channel and detention pond located at the south end of the landfill. Some of the interior drainage pipes and inlets will be decommissioned as the landfill is developed. Key features of the interior drainage system are as follows:

- Surface water run-off from the Landfill will be collected by temporary lined ditches along the western side of the Landfill which will flow to 18-inch drainage pipe drop inlets.
- Surface water run-off the unlined slopes will be collected on the benches by swales which will also flow into the drop inlets.
- The drop inlets flow into an 18-inch-diameter HDPE buried pipe which discharges into a 36-inch-diameter HDPE buried pipe which in turn discharges to the detention pond at the south end of the landfill. For reference, portions of the top surface of the West Berm will be graded as needed to direct flow to the drop inlets; the drop inlets will be extended or decommissioned depending on the field conditions.
- If the flow capacity of an individual inlet is exceeded, the surface water will be conveyed to the detention pond by open rock-lined swales. Refer to Figure 2-4 showing the downstream conveyance routes of the landfill surface water (i.e., through the 36-inch HDPE pipe or the rock-lined swales). The swales will run alongside the landfill access road and convey flows downstream to the existing concrete channel and detention pond.

Surface water run-off from the currently unlined slopes located to the North of Cell E8 will flow into an inlet that enters a 36-inch-diameter HDPE buried pipe below the liner (i.e., the temporary inlet shown on Figure 2-4). This inlet will remain active as the Landfill is developed; furthermore, as cells are developed, the 36-inch HDPE pipe may be extended to the north and up the slope and the inlet would be relocated (Figure 2-4). The pipe and the inlet will be properly abandoned when the landfill reaches the perimeter road/bench.

If needed, operations will also deploy pumps that would pump any accumulated water that has not been in contact with MSW or ash to the ditches that flow to the detention pond. Water that has been

in contact with MSW or ash will be pumped and transported to the approved waste water treatment plant.

#### *4.3.4.3 EASTERN PERIMETER IMPROVEMENTS*

Phase I of Eastern Drainage System will function to receive upstream flows from temporary drainage benches and a temporary upstream inlet as the eastern side of the landfill is developed. However, the system will also receive run-on and run-off including drainage from landfill areas and the eastern cut slopes above the perimeter access road. Phase II will include pipes to collect and convey runoff from the landfill. The combined drainage area for the Phase I and II systems will be approximately 50 acres. Phase II will be installed as the landfill is developed. At the southeast end of the landfill, runoff from a catchment area of about 11 acres will be collected in an auxiliary drainage system that conveys runoff to the detention pond.

#### *4.3.4.4 MAINTENANCE MEASURES*

The following maintenance measures are planned:

- As necessary, fiber rolls or silt fences will be placed along the top of banks along exposed active work areas to reduce erosion and sediment loss due to storm water sheet flow.





## 5.0 SWPCP IMPLEMENTATION AND EVALUATION

This section describes the mechanisms and procedures through which the SWPCP will be implemented and evaluated. It identifies the Storm Water Pollution Control Team (those individuals responsible for implementing various aspects of the SWPCP), the storm water pollution control employee-training program, required inspections and follow-up actions, and recordkeeping procedures (Section 5.1). Section 5.2 discusses bi-annual SWPCP evaluation procedures, and Section 5.3 addresses the implementation schedule.

### 5.1 SWPCP IMPLEMENTATION

#### 5.1.1 Storm Water Pollution Control Team

All employees at the WGS are part of the Storm Water Pollution Control Team, as they each have a responsibility to:

- Comply with BMPs.
- Conduct work utilizing good housekeeping methods.
- Report any spills/releases.
- Report any non-storm water discharges encountered.

The operating personnel at the WGS involved in the routine daily operation of the landfill include equipment operators, scale attendants, spotters/laborers, and mechanics. Additional WGS personnel provide managerial, engineering, and administrative support. Key management personnel and their respective duties include:

- *General Manager*: Overall responsibility for planning, operation, environmental and contract compliance, customer relations, and financial management.
- *Environmental Protection Manager*: Responsible for environmental compliance and monitoring. Supervises consultants and personnel responsible for monitoring and inspection, prepares or supervises preparation of required reports, and provides a point of contact for regulatory agencies.

The Storm Water Pollution Control Team members and their respective responsibilities are summarized below and presented in Table 5-1:

- *Team Leader*: Responsible overall for implementation of the SWPCP. All other team members report to the Team Leader.
- *Personnel Trainer*: Responsible for the personnel training program including preparing training documents and materials, as well as scheduling, coordinating, and conducting training sessions.
- *Storm Water Sampling Coordinator*: Responsible for collection and evaluation of storm water samples and submittal of monitoring results to the DOH.
- *Site Inspector*: Responsible for conducting bi-annual site inspections, conducting dry weather visual inspections, and preparing site inspection documentation.
- *Record Keeper*: Responsible for archiving all documents associated with the SWPCP including the site map, inspection reports, maintenance records, and annual reports.

**Table 5-1: Storm Water Pollution Control Team, WGS SWPCP**

Team Member	Contact – Company/Agency	Phone Number
Team Leader	Joe Whelan, Site Manager	808-668-2985
Personnel Trainer	Justin Lottig – WMH Environmental Protection Manager	808-668-2985
Storm Water Sampling Coordinator	Justin Lottig – WMH Environmental Protection Manager	Same as above
Site Inspectors	Justin Lottig – WMH Environmental Protection Manager	Same as above
	Jesse Frey, Engineer Willy Gomez, Gas Technician	808-668-2985
Record Keeper	Justin Lottig – WMH	Same as above

All non-WMH staff supporting the stormwater monitoring and compliance program will be familiar with the site plan and receive appropriate training prior to performing stormwater activities.

### 5.1.2 Storm Water Pollution Control Team Training

The General Manager is responsible for ensuring that all staff and contractors working at the facility understand the components of the SWPCP, how it will be implemented, and their role in contributing to the effectiveness of the storm water control measures. Training will address the following topics:

- Storm water pollution control awareness
- Inspection procedures
- Reporting procedures

Training will be conducted at least annually and documented on the form provided in Appendix C.

### 5.1.3 Inspections

Monthly inspections of the landfill cover, the drainage system, the access roads, and the leachate sumps will be performed by personnel designated in Table 5-1. The log sheet in Appendix C will be used to document the results of the inspection.

### 5.1.4 Record Keeping

Records of the following actions must be kept with the SWPCP for at least 5 years following expiration of the General Permit. Blank forms for documenting these activities are provided in Appendix C. Each time a form is completed, it is to be filed in WGS site files.

## 5.2 SWPCP EVALUATION

The effectiveness of the SWPCP at preventing storm water pollution will be evaluated and updated as often as needed to comply with the conditions of the General Permit. The review will include an assessment of the effectiveness of the employed BMPs, and an assessment of compliance with the procedural requirements of the SWPCP (training, reporting, recordkeeping, SWPCP updates). Due to the dynamic nature of solid waste landfill operations, onsite drainage measures and BMPs will be evaluated to verify adequacy on a routine basis. If additional measures appear necessary, appropriate BMPs will be identified and included in a revised SWPCP.

The effectiveness of individual BMPs will be assessed using visual observations made during the bi-annual inspections. The inspection form in Appendix C will be used to record these field observations. In addition, storm water monitoring will be conducted at the Culvert Inlet at the WGS property boundary, as described in Appendix A.

### 5.2.1 Documentation of Revisions

Changes to the SWPCP will be incorporated through updates, addenda, additions, changes, or attachments. The revision documents format will be selected as appropriate for the change. All revisions will include the revision date. The update log in Appendix C will be utilized to document any updates or revisions to the SWPCP. The update log for this revision is included in Appendix D.

## 5.3 IMPLEMENTATION SCHEDULE

Table 5-2 lists the target dates for implementation of the various BMPs specified in this SWPCP.

**Table 5-2: Best Management Practices, WGS SWPCP**

<b>BMP</b>	<b>Responsible Entity</b>	<b>Implementation Date</b>
<b>Bi-Annual Inspection</b>	Environmental Protection Manager	Dry (May-October) and wet season (November-April) annually
Document inspection	Environmental Protection Manager	Day of inspection
Follow-up on inspection, as needed	Environmental Protection Manager	Next inspection
<b>Monthly Inspection</b>	Site Engineer	Monthly
Document inspection	Site Engineer	Day of inspection
Follow-up on inspection, as needed	Site Engineer	Next inspection
<b>Annual Training</b>	Environmental Protection Manager	Annually
<b>Annual SWPCP Review</b>	Environmental Protection Manager	Annually
<b>Erosion Control, as needed</b>	Engineer or Environmental Protection Manager	Implement as needed by next inspection
<b>Remove Sediment from Detention Pond, as needed</b>	Environmental Protection Manager	Implement as needed by next inspection
<b>Other BMPs</b>	Environmental Protection Manager	Implement as needed by next inspection
Repair local erosion and scour	Environmental Protection Manager	Repair as needed by next inspection
Keep access roads and drainage swales clear of vegetation/debris	Environmental Protection Manager	Repair as needed by next inspection
Spill Prevention and Control	Environmental Protection Manager	In accordance with SPCC Plan
Inspect leachate sump; pump out as needed	Environmental Protection Manager	As needed



## 6.0 REFERENCES

AECOM Technical Services, Inc. (AECOM). 2010. *Surface Water Management Plan, Waimanalo Gulch Sanitary Landfill, Kapolei, Oahu, Hawaii*. August.

———. 2011. *Spill Prevention, Control, and Countermeasures (SPCC) Plan, Waimanalo Gulch Sanitary Landfill, Oahu, Hawaii*. April.

Department of Health, State of Hawaii (DOH). 1994a. *Guidance Manual for Developing the Storm Water Pollution Control Plan for Industrial Facilities*.

———. 1994b. Hawaii Administrative Rules (HAR), Title 11, Chapter 58: *Solid Waste Management Control*. Honolulu. January.

———. 2002. Hawaii Administrative Rules (HAR), Title 11, Chapter 55: *Water Pollution Control, Appendix B: NPDES General Permit Authorizing Discharges of Storm Water Associated with Industrial Activities*. Honolulu: Clean Water Branch. September.

———. 2009. Hawaii Administrative Rules (HAR), Title 11, Chapter 54: *Water Quality Standards*. Honolulu. 15 June.

Waste Management Inc. (WMI) 1994. *Waimanalo Gulch Sanitary Landfill, Storm Water Pollution Control Plan, Waste Management of Hawaii Inc*. April.

———. 2009. *Site Operations Manual, Waimanalo Gulch Sanitary Landfill, Kapolei, Hawaii*. January.



**Appendix A**  
**Notice of General Permit Coverage Dated August 30, 2010**





LINDA LINGLE  
GOVERNOR OF HAWAII



STATE OF HAWAII  
DEPARTMENT OF HEALTH  
P. O. BOX 3378  
HONOLULU, HI 96801-3378

CHIYOME L. FUKINO, M.D.  
DIRECTOR OF HEALTH

In reply, please refer to:  
DOH/CWB

R50A533.FNL.10

August 30, 2010

Mr. Timothy Steinberger, P.E.  
Director  
Department of Environmental Services  
City and County of Honolulu  
1000 Uluohia Street, Suite 212  
Kapolei, Hawaii 96707

Attention: Mr. Wayne Hamada  
Disposal Operations Engineer

Dear Mr. Steinberger:

**Subject: NOTICE OF GENERAL PERMIT COVERAGE (NGPC)  
National Pollutant Discharge Elimination System (NPDES)  
Waimanalo Gulch Sanitary Landfill  
Kapolei, Island of Oahu, Hawaii  
File No. HI R50A533**

In compliance with the provisions of the Clean Water Act, as amended, (33 U.S.C. §1251 et seq.; the "Act"); Hawaii Revised Statutes, Chapter 342D; and Hawaii Administrative Rules (HAR), Chapters 11-54 and 11-55, Department of Health (DOH), State of Hawaii,

**CITY AND COUNTY OF HONOLULU  
DEPARTMENT OF ENVIRONMENTAL SERVICES**

(hereinafter PERMITTEE)

is authorized to discharge storm water associated with industrial activity from the subject facility located at 92-460 Farrington Highway, Kapolei, Island of Oahu, Hawaii, TMK: (1) 9-2-003:072 & 073, to the receiving State waters identified as Waimanalo Gulch, a Class 2, Inland water, at discharge point coordinates: Latitude 21°20'51"N and Longitude 158°07'33"W.

**This NGPC will take effect on the date of this notice. This NGPC will expire at midnight, October 21, 2012, or when amendments to HAR, Chapter 11-55, Appendix B, are adopted, whichever occurs first. Any non-compliance with the conditions of this NGPC may be subject to penalties of up to \$25,000 per violation per day.**

**The administrative extension for the subject project, issued on October 19, 2007, is hereby terminated as of the date of this NGPC.**

**The Permittee shall:**

1. Revise the Storm Water Pollution Control Plan (SWPCP) for each proposed future modification to the facility (i.e. 37 acre facility expansion; Material Drop-Off Facility; off-site run-on diversion; existing detention pond expansion; etc.). The revised SWPCP shall be submitted to the Clean Water Branch (CWB) for review and comment **at least 30 calendar days prior to the start of operational activities of the facility modification.**

**All questions/concerns that the DOH may have must be answered to the satisfaction of the CWB, and you must receive CWB written acceptance of your submittal prior to the start of operations.**

2. Sample the storm water discharge as described below:

<b>Effluent Parameter (units)</b>	<b>Effluent Limitation {1}</b>	<b>Minimum Monitoring Frequency {2}</b>	<b>Type of Sample {3}</b>
Flow (gallons)	{5}	Annually	Calculated or Estimated
Biochemical Oxygen Demand (5-Day) (mg/l)	{5}	Annually	Composite {4}
Chemical Oxygen Demand (mg/l)	{5}	Annually	Composite {4}
Total Suspended Solids (mg/l)	100	Annually	Composite {4}
Total Phosphorus (mg/l)	{5}	Annually	Composite {4}
Total Nitrogen (mg/l) {6}	{5}	Annually	Composite {4}
Nitrate + Nitrite Nitrogen (mg/l)	{5}	Annually	Composite {4}
Oil and Grease (mg/l)	15	Annually	Grab {7}
pH Range (Standard Units)	5.5-8.0	Annually	Grab {8}
Ammonia (mg/l)	10 {9}	Annually	Composite {4}
	4.9 {10}		
Alpha Terpineol (mg/l)	0.033 {9}	Annually	Composite {4}
	0.016 {10}		

<b>Effluent Parameter (units)</b>	<b>Effluent Limitation {1}</b>	<b>Minimum Monitoring Frequency {2}</b>	<b>Type of Sample {3}</b>
Benzoic Acid (mg/l)	0.12 {9}	Annually	Composite {4}
	0.071 {10}		
p-Cresol (mg/l)	0.025 {9}	Annually	Composite {4}
	0.014 {10}		
Pentachlorophenol (mg/l)	0.02	Annually	Composite {4}
Phenol (mg/l)	0.026 {9}	Annually	Composite {4}
	0.015 {10}		
Total Recoverable Arsenic (mg/l)	0.36	Annually	Composite {4}
Total Recoverable Cadmium (mg/l)	0.003 {11}	Annually	Composite {4}
Total Recoverable Chromium (VI)	0.016	Annually	Composite {4}
Total Recoverable Iron (mg/l)	1.0	Annually	Composite {4}
Total Recoverable Lead (mg/l)	0.029 {11}	Annually	Composite {4}
Total Recoverable Mercury (mg/l)	0.0024	Annually	Composite {4}
Total Recoverable Selenium (mg/l)	0.02	Annually	Composite {4}
Total Recoverable Silver (mg/l)	0.001 {11}	Annually	Composite {4}
Total Recoverable Zinc (mg/l)	0.022 {11}	Annually	Composite {4}

mg/l = milligrams per liter = 1000 micrograms per liter (µg/l)

**NOTES:**

- {1} Pollutant concentration levels shall not exceed the storm water discharge limits or be outside the ranges indicated in the table. Actual or measured levels which exceed those storm water discharge limits or are outside those ranges shall be reported to the CWB required in HAR, Chapter 11-55, Appendix B, Section 10(c).
- {2} "Annually" means once per calendar year to be submitted no later than 60 calendar days following sample collection.
- {3} The Permittee shall collect samples for analysis from a discharge resulting from a representative storm. A representative storm means a rainfall that accumulates more than 0.1 inch of rain and occurs at least 72 hours after the previous measurable (greater than 0.1 inch) rainfall event.

“Grab sample” means a sample collected during the first 15 minutes of the discharge.

“Composite sample” means a combination of at least two (2) sample aliquots, collected at periodic intervals. The composite shall be flow proportional; either the time interval between each aliquot or the volume of each aliquot must be proportional to the total flow of storm water discharge flow since the collection of the previous aliquot. The Permittee may collect aliquots manually or automatically

Samples for analysis shall be collected during the first 15 minutes of the discharge and at 15-minute intervals thereafter for the duration of the discharge, as applicable. If the discharge lasts for over an hour, sample collection may cease.

- {4} If the duration of the discharge event is less than 30 minutes, the sample collected during the first 15 minutes of the discharge shall be analyzed as a grab sample and reported toward the fulfillment of this composite sample specification. If the duration of the discharge event is greater than 30 minutes, the Permittee shall analyze two (2) or more sample aliquots as a composite sample.
  - {5} No limitation at this time. Only monitoring and reporting is required.
  - {6} The Total Nitrogen parameter is a measure of all nitrogen compounds in the sample (nitrate, nitrite, ammonia, dissolved organic nitrogen, and organic matter present as particulates).
  - {7} The Permittee shall measure Oil and Grease using EPA Method 1664, Revision A.
  - {8} The Permittee shall measure pH within 15 minutes of obtaining the grab sample.
  - {9} This value is a daily maximum limitation.
  - {10} This value is a maximum monthly average limitation.
  - {11} The value listed is the minimum standard. Depending upon the receiving water  $\text{CaCO}_3$  hardness, higher standards may be calculated using the respective formula in the U.S. Environmental Protection Agency publication Quality Criteria for Water (EPA 440/5-86-001, Revised May 1, 1987).
3. Implement, operate, and maintain the facility's SWPCP to ensure that storm water discharges associated with industrial activities will not cause or contribute to a violation of applicable State water quality standards (WQS). Discharges of storm water associated with industrial activities shall comply with WQS and the effluent limitations described in Condition No. 2 of this NGPC.

4. Revise the SWPCP should any effluent limitation or water quality standards established in HAR, Section 11-54-4, be exceeded. The revisions shall include Best Management Practices (BMPs) and/or other measures to reduce the amount of pollutants found to be in exceedance from entering the storm water runoff.
5. Submit any changes to information on file with the CWB as soon as such changes arise, and properly address all related concerns and/or comments to the CWB's satisfaction.
6. Retain a copy of the Notice of Intent (NOI), SWPCP, and all subsequent revisions, if applicable; and this NGPC at the facility.
7. Comply with HAR, Chapter 11-55, Sections 11-55-34.04(a), 11-55-34.07, 11-55-34.11, 11-55-34.12 (enclosed), and any other sections applicable to the subject activity; HAR, Chapter 11-55, Appendix A, DOH, Standard General Permit Conditions (enclosed); HAR, Chapter 11-55, Appendix B, NPDES General Permit Authorizing Discharges of Storm Water Associated with Industrial Activities (enclosed); and all materials submitted in and with the retained copy of the NOI, dated October 5, 2007, and all subsequent submittals.
8. Complete and submit the Notice of Cessation (NOC) Form (CWB-NOC Form) to the CWB within two (2) weeks of completion of the subject project. The CWB-NOC Form can be downloaded from our website at:  
<http://www.hawaii.gov/health/environmental/water/cleanwater/forms/pdf/cwb-noc.pdf>.
9. Know that as of the date of this letter, Mr. Joseph Whelan of Waste Management of Hawaii, Inc. is recognized as the duly authorized representative to submit information/documents for compliance with the NGPC conditions, except submittal of the CWB-NOC Form. A new authorized representative may be appointed by updating the CWB NOI General Form (Item Nos. 6.c. or 6.d. – Authorized Representative Information); submitting a hard copy of CWB NOI General Form (Item No. 7. – Certification) with an original signature and date; and submitting the CWB NOI General Form (with the revisions to Item Nos. 6.c. or 6.d.) on a CD/DVD in xml format. [To create the xml file, click on the "Submit by Email" button on the form. An e-mail message will be automatically created whereby the xml file will be put as an attachment. Do not send the e-mail. Copy and paste the attachment (i.e., the xml file) onto a CD/DVD.]
10. For future submittals include the **File No. HI R50A533** and the following certification statement in your cover letter:

**"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly**

Mr. Timothy Steinberger, P.E.  
August 30, 2010  
Page 6

R50A533.FNL.10

**responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations .”**

**The Permittee is responsible for obtaining other Federal, State, or local authorizations as required by law.**

If you have any questions, please contact Ms. Lauren Tokura of the Enforcement Section or Mr. Darryl Lum of the Engineering Section, CWB, at 586-4309.

Sincerely,



ALEC WONG, P.E., ACTING CHIEF  
Environmental Management Division

DCL:ml

- Enclosures:
1. HAR, Sections 11-55-01 and 11-55-34 to 11-55-34.12
  2. HAR, Chapter 11-55, Appendices A and B
  3. Title 40, Code of Federal Regulations Citations as referenced in HAR, Chapter 11-55, Water Pollution Control, Appendix A
  4. Hawaii DOH Customer Satisfaction Survey

c: Mr. Joseph Whelan, Waste Management of Hawaii, Inc.  
(w/o encls.) [via e-mail [JWhelan1@wm.com](mailto:JWhelan1@wm.com) only]

**Appendix B**  
**Storm Water Monitoring and Reporting Program Plan**





**STORM WATER MONITORING AND  
REPORTING PROGRAM PLAN,  
WAIMANOLO GULCH SANITARY LANDFILL,  
KAPOLEI, OAH‘U, HAWAI‘I**

**Notice of General Permit Coverage  
No. HI R50A533**

**Waste Management of Hawaii, Inc.**  
92-460 Farrington Highway  
Kapolei, Hawai‘i 96707

**Prepared by:**

**AECOM Technical Services, Inc.**  
1001 Bishop Street, Suite 1600  
Honolulu, Hawai‘i 96813-3698

April 2011



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## CONTENTS

ACRONYMS AND ABBREVIATIONS	B-iii
1.0 INTRODUCTION	1
2.0 PROJECT ORGANIZATION	1
3.0 STORM WATER MONITORING STATION	1
4.0 STORM EVENT SELECTION	2
4.1 Storm Selection	2
4.2 Storm Water Monitoring Readiness	3
4.2.1 Team Mobilization	3
5.0 STORM WATER MONITORING PROCEDURES	4
5.1 Sampling Location	4
5.2 Field Measurements	4
5.2.1 Flow Measurements	4
5.2.2 pH Measurements	6
5.3 Monitoring Procedures	6
5.3.1 Pre-sampling Preparations	6
5.3.2 Team Mobilization and Sampling Sequence	8
6.0 ANALYTICAL PROCEDURES	10
6.1 Parameters	10
6.2 Sample Analysis	11
7.0 QUALITY ASSURANCE	11
7.1 QA/QC Plan Purpose and Objectives	12
7.2 Data Quality Control	12
7.3 Laboratory Duplicates	12
7.3.1 Accuracy	12
7.3.2 Method Blanks	12
7.3.3 Reagent Blanks	12
7.4 Holding Times	12
8.0 RECORDS MANAGEMENT AND REPORTING REQUIREMENTS	13
8.1 Records Management	13
8.2 Reporting Requirements	13
8.3 Monitoring Program Evaluation	13
9.0 REFERENCES	14
<b>TABLES</b>	
B-1 Volume of Discharge through Outfall WGSL-DB01W	B-4
B-2 Volume of Discharge through Outfall WGSL-DB01E	B-5
B-3 Required Sample Containers	B-6
B-4 Storm Water Monitoring Equipment Checklist	B-8
B-5 Laboratory Analyses	B-11
<b>PHOTO</b>	
B-1 When storm water in the pre-holding area reaches the level indicated above, collection of an up canyon sample should be attempted.	B-2



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## ACRONYMS AND ABBREVIATIONS

°C	degree Celsius
BMP	best management practice
BOD	biochemical oxygen demand
COC	chain of custody
COD	chemical oxygen demand
DMR	Discharge Monitoring Report
DOH	Department of Health, State of Hawaii
EPA	Environmental Protection Agency, United States
H <sub>2</sub> SO <sub>4</sub>	sulfuric acid
HNO <sub>3</sub>	nitric acid
L	liter
MCAWW	Methods for Chemical Analysis of Water and Waste
mg/L	milligram per liter
mL	milliliter
NGPC	Notice of General Permit Coverage
NO <sub>3</sub> +NO <sub>2</sub> -N	nitrate plus nitrite nitrogen
NWS	National Weather Service
QA	quality assurance
QC	quality control
RPD	relative percent difference
SM	standard method
SVOC	semivolatile organic compound
SWMRPP	Storm Water Monitoring and Reporting Program Plan
SWPCP	Storm Water Pollution Control Plan
TSS	total suspended solids
WGSL	Waimanalo Gulch Sanitary Landfill
WMH	Waste Management of Hawaii, Inc.





## 1.0 INTRODUCTION

The Waimanalo Gulch Sanitary Landfill (WGSL) is owned by the City and County of Honolulu and operated by Waste Management of Hawaii, Inc. (WMH). The City and County of Honolulu was issued a Notice of General Permit Coverage (NGPC) under the National Pollutant Discharge Elimination System for the WGSL on August 30, 2010, which was assigned File No. HI R50A533 and herein referred to as the General Permit. Under the General Permit, the WGSL is authorized to discharge only storm water runoff associated with industrial activities from its facility to the receiving State water named Waimanalo Gulch, a Class 2, Inland Water at coordinates 21°20'51"N and 158°07'33"W.

The General Permit requires storm water monitoring to support the evaluation of best management practice (BMP) effectiveness. This Storm Water Monitoring and Reporting Program Plan (SWMRPP) specifies the procedures for collecting storm water runoff samples and associated field data at the WGSL and is a component of the Storm Water Pollution Control Plan (SWPCP) for the site.

This SWMRPP is designed for use by the site Storm Water Sampling Coordinator and sampling team personnel.

## 2.0 PROJECT ORGANIZATION

The WGSL Environmental Protection Manager will identify the Storm Water Sampling Coordinator, who is responsible for activities at the landfill including storm water sample collection and flow measurement. During the rainy season, the Storm Water Sampling Coordinator will monitor precipitation measurements at the onsite weather monitoring station to evaluate the approximate amount of rainfall that occurs in the 72 hours prior to an anticipated sampling event.

Chemical analyses and analytical data reporting will be performed by a certified analytical laboratory. The Storm Water Sampling Coordinator will alert the analytical laboratory when the sampling team has entered into Mobilize mode (which is discussed in Section 4.2.1.2) and inform them of the expected time of sample delivery.

## 3.0 STORM WATER MONITORING STATION

Storm water regulations require that storm water samples be collected from outfalls that drain industrial sites. Outfalls that drain only non-industrial areas (e.g., personnel parking lots or administrative buildings) need not be sampled, as long as there is no potential for storm water to come in contact with industrial processes or significant materials. The General Permit states that where two or more outfalls are expected to convey substantially similar storm water effluent, the facility may choose to monitor as few as one of those outfalls, provided that the outfall(s) monitored are representative of the overall storm water discharges from the facility.

The site inspection at the WGSL identified only one storm water collection point: the Culvert Inlet at the property boundary near Farrington Highway. The Culvert Inlet is the location of the final disposition of all surface/storm water generated at the WGSL (see Figure 2-4 of the SWPCP). Therefore, it has been selected as the storm water monitoring station for the WGSL. If storm water were to discharge from the site, a storm water sample would be collected from the Culvert Inlet. WMH has elected to also collect samples from the storm water entering the site up canyon prior to it being diverted into the bypass structure that is connected to the concrete-lined channel. However, the presence of storm water discharge at the Culvert Inlet and the presence of storm water at the up canyon sampling location are not necessarily correlated. Therefore, the up canyon sampling location will need to be monitored simultaneously with the storm water outfall(s). An up canyon sample should be collected whenever there is a sufficient volume of storm water to sample (Photo B-1), but should not be collected until a storm water sample from the Culvert Inlet sampling location is successfully obtained.

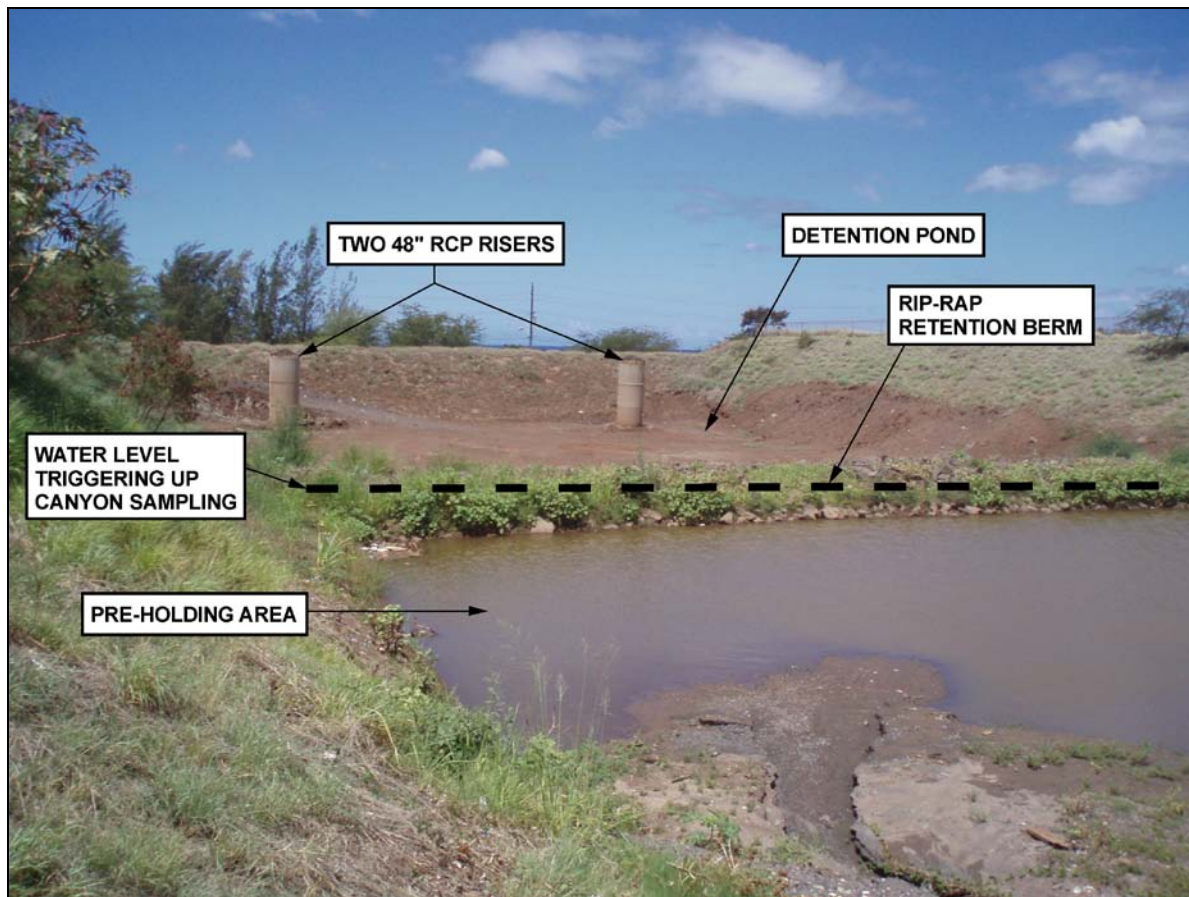


Photo B-1: When storm water in the pre-holding area reaches the level indicated above, collection of an up canyon sample should be attempted.

## 4.0 STORM EVENT SELECTION

The General Permit requires annual monitoring of a storm event that yields at least 0.1 inch of precipitation, preceded by at least 72 hours with no precipitation greater than 0.1 inch. This section describes the process for determining when to sample and the procedures for the sampling team to mobilize.

### 4.1 STORM SELECTION

The Storm Water Sampling Coordinator will determine when to sample by using the following criteria:

- *Pre-sampling precipitation.* There must be no more than 0.1 inch of precipitation during the 72 hours preceding the storm event to be sampled.
- *Weather forecasting.* The predicted precipitation of the storm event should be at least 0.1 inch.

The Storm Water Sampling Coordinator will obtain pre-sampling precipitation data from the rain gauge at the onsite weather monitoring station.

The Storm Water Sampling Coordinator will monitor the daily National Weather Service (NWS) forecasts and/or the Weather Underground website (<http://www.wunderground.com>) to evaluate if an approaching storm may be acceptable for sampling. As a potentially acceptable storm approaches,

the Storm Water Sampling Coordinator will establish a weather watch and obtain forecast updates via telephone or the Internet.

## **4.2 STORM WATER MONITORING READINESS**

### **4.2.1 Team Mobilization**

The Storm Water Sampling Coordinator will work with the analytical laboratory to prepare storm water monitoring kits (one kit for each sampling team), which will contain all of the materials needed for storm water monitoring, including sample bottles, field equipment, forms, and other materials. The storm water monitoring kits will be stored at the landfill offices or a designated alternate location that is readily accessible to the Storm Water Sampling Coordinator, 24 hours per day.

The Storm Water Sampling Coordinator and sampling team will review this plan and conduct a “dry run” to clarify monitoring methods and team responsibilities, and to familiarize the team with access routes. The sampling team will have three modes of operation: Alert, Standby, and Mobilize. These stages are discussed below.

#### **4.2.1.1 ALERT**

The Storm Water Sampling Coordinator will place the sampling team on alert when the following conditions are met:

- The weather forecast predicts a storm greater than 0.1 inch.
- Weather forecasts and precipitation data indicate that the 72-hour dry period criterion (less than or equal to 0.1 inch of precipitation) is likely to be met.

The Alert would be initiated within 24 to 48 hours prior to the predicted start of the storm event. The Storm Water Sampling Coordinator will notify the sampling team of the predicted start of the sampling event, and arrange for alternates if any team members will be unavailable.

#### **4.2.1.2 STANDBY**

If within 12 to 24 hours prior to the start of the anticipated storm event the storm still appears to be acceptable, the Storm Water Sampling Coordinator will initiate Standby mode. The Standby mode requires that the team be available for sampling and ready for rapid mobilization on a 3-hour notice. The sampling team will collect all necessary monitoring equipment and materials and store them in the vehicles to be used for the storm event monitoring. The sampling team will use the equipment checklist in Table B-4 to ensure that all requisite equipment and materials are assembled. The Storm Water Sampling Coordinator, or designee, will start monitoring the onsite weather monitoring station for rainfall data. Once the 0.1 inch criterion has been met, a sampling team member will be assigned to perform periodic visual inspections of the detention pond and outfall pipes to determine the discharge capacity.

#### **4.2.1.3 MOBILIZE**

When the Storm Water Sampling Coordinator is informed that the water level within the pre-holding area of the detention pond is approaching the top of the rip-rap retention berm as indicated on Photo B-1, the sampling team will be placed on Mobilize mode and they will travel to the WGSL to monitor the storm water sampling stations, the Culvert Inlet and WGSL-UPCANYON01. Upon discharge from the Culvert Inlet, the sampling team will begin flow measurements, as described in Section 5.2.1, and sample collection, as described in Section 5.3. The Storm Water Sampling Coordinator will alert the analytical laboratory when the sampling team has entered into Mobilize mode. The detention basin and up canyon samples should be collected whenever there is a sufficient volume of storm water to sample, but should not be collected before the successful collection of a storm water sample from the Culvert Inlet.

If (1) discharge from the Culvert Inlet does not occur within 3 hours of arrival at the site, or (2) the runoff event stops for more than 1 hour before all the samples can be collected, the Storm Water Sampling Coordinator may contact the NWS to obtain a weather update. If the weather update indicates the storm event no longer appears likely to be acceptable for sampling, the Storm Water Sampling Coordinator will terminate the monitoring run. If enough water has been collected to allow for the requisite chemical analyses, the Storm Water Sampling Coordinator will submit the samples to the analytical laboratory for analysis despite the short duration of the runoff event. If the sample quantity collected is insufficient for analysis, the Storm Water Sampling Coordinator will declare a false start and return the team to Standby mode or demobilize.

## 5.0 STORM WATER MONITORING PROCEDURES

The following section provides a description of the storm water sampling methodology that will be used at the WGS�. The samples are handled and preserved in accordance with Hawaii Administrative Rules Chapter 11-55 and 40 Code of Federal Regulations Part 136.

### 5.1 SAMPLING LOCATION

The Culvert Inlet at the property boundary near Farrington Highway is the official compliance monitoring sampling point and is the location of the final disposition of all surface/storm water generated at the WGS�. WMH has elected to also collect a sample of the storm water entering the site up canyon prior to it entering the diversion structure. However, the presence of storm water discharge at the culvert inlet and the presence of storm water at the up canyon sampling location are not necessarily correlated. Therefore, the up canyon sampling location will need to be monitored simultaneously with the storm water outfall(s). An up canyon sample should be collected whenever there is a sufficient volume of storm water to sample, but should not be collected at the expense of collecting a storm water sample from the Culvert Inlet sampling location.

If storm water were to discharge from the site, a compliance grab sample for pH and oil and grease would be collected and compliance composite samples for all other analytes would be collected at the Culvert Inlet. Non-compliance samples would also be taken at the up canyon monitoring station (WGS�-UPCANYON01) if it is safely accessible.

### 5.2 FIELD MEASUREMENTS

The discharge flow rate estimate and pH are measured in the field during the time of sampling. This section describes the procedures for taking these measurements. Field personnel will record all measurements on storm water sampling forms, which will be included in the monitoring kits supplied by the Storm Water Sampling Coordinator (forms are also available in Appendix C of the SWPCP). Procedures for flow and pH measurement are discussed below.

#### 5.2.1 Flow Measurements

The flow of discharge at the outfall locations, either WGS�-DB01W and/or WGS�-DB01E, will be estimated based on depth measurements at the mouth of the outfalls. A ruler will be used to measure the depth of water above the lip of the corrugated pipe at the discharge end of the detention pond. The flow rate can then be determined using the depth-flow tables developed for each outfall, as presented in Table B-1 and Table B-2. The two flows will be summed to estimate the flow at the Culvert Inlet. Flow from the up canyon sampling location will be estimated.

**Table B-1: Volume of Discharge through Outfall WGS�-DB01W**

Depth of Water through Outfall (inches)	Flow (cubic feet per second)
0.0	0
2.0	0.2
4.0	0.9

Depth of Water through Outfall (inches)	Flow (cubic feet per second)
6.0	2.2
8.0	3.9
10.0	6.1
12.0	8.7
14.0	11.8
16.0	15.1
18.0	18.7
20.0	22.5
21.0	24.4
22.0	26.4
24.0	30.5
26.0	34.4
28.0	38.3
30.0	42.0
32.0	45.3
34.0	48.3
36.0	50.6
38.0	52.1

**Table B-2: Volume of Discharge through Outfall WGSL-DB01E**

Depth of Water through Outfall (inches)	Flow (cubic feet per second)
0.0	0
2.0	0.3
4.0	1.5
6.0	3.4
8.0	6.1
10.0	9.5
12.0	13.7
14.0	18.5
16.0	23.8
18.0	29.4
20.0	35.4
21.0	38.5
22.0	41.6
24.0	47.9
26.0	54.3
28.0	60.3
30.0	66.1
32.0	71.5
34.0	76.0
36.0	79.8
38.0	82.3

### 5.2.2 pH Measurements

Storm water hydrogen ion concentration (pH) will be measured in the field using hand-held pH meters. As specified in the General Permit, pH will be measured in the field within 15 minutes of collecting the grab samples.

For the field pH measurement, storm water runoff will be collected in a Pyrex beaker or similar container during sampling. Measurements will be taken according to the equipment manufacturer's instructions.

## 5.3 MONITORING PROCEDURES

This subsection summarizes the sequence of events associated with preparation for storm water sampling activities and defines the sample collection procedures to be used for storm water monitoring.

### 5.3.1 Pre-sampling Preparations

#### 5.3.1.1 SAMPLE BOTTLES

The Storm Water Sampling Coordinator will obtain from the analytical laboratory all coolers and sample bottles required for the collection of grab and quality assurance (QA)/quality control (QC) samples, plus two additional sets for contingencies (e.g., bottle breakage). Table B-3 lists the number and type of required sample containers. The analytical laboratory will also provide 1-liter (L) bottles of distilled water for miscellaneous use during sampling.

**Table B-3: Required Sample Containers**

Analyses	Field Sample Bottle Type	Number of Bottles to be Filled in Field	Laboratory Holding Time
BOD	1-L polyethylene, cool 4°C	1	48 hours
TSS	1-L polyethylene, cool 4°C	1	7 days
Total Kjeldahl Nitrogen	500-mL amber glass with teflon-lined cap, H <sub>2</sub> SO <sub>4</sub> , pH less than 2, cool 4°C	2	28 days
NO <sub>3</sub> +NO <sub>2</sub> -N			
Ammonia			
COD			
Total Phosphorus			
Oil and Grease	1-L amber glass with teflon-lined cap, H <sub>2</sub> SO <sub>4</sub> , pH less than 2, cool 4°C	2	28 days
pH (in the field only)	N/A	N/A	N/A
<b>SVOCs</b>			
Alpha Terpineol	1-L glass bottle with teflon-lined cap, cool 4°C	1	7 days
Benzoic Acid			
p-Cresol			
Phenol			
Pentachlorophenol			

Analyses	Field Sample Bottle Type	Number of Bottles to be Filled in Field	Laboratory Holding Time
<b>Total Recoverable Metals</b>			
Total Recoverable Arsenic	500-mL polyethylene, HNO <sub>3</sub> , pH less than 2, cool 4°C	1	3 months
Total Recoverable Cadmium			
Total Recoverable Chromium			
Total Recoverable Iron			
Total Recoverable Lead			
Total Recoverable Mercury			
Total Recoverable Selenium			
Total Recoverable Silver			
Total Recoverable Zinc			
°C	degree Celsius		
BOD	biochemical oxygen demand		
COD	chemical oxygen demand		
H <sub>2</sub> SO <sub>4</sub>	sulfuric acid		
HNO <sub>3</sub>	nitric acid		
mL	milliliter		
N/A	not applicable		
NO <sub>3</sub> +NO <sub>2</sub> -N	nitrate and nitrite nitrogen		
SVOC	semivolatile organic compound		
TSS	total suspended solids		

The Storm Water Sampling Coordinator will affix a label to each sample bottle. The labels will provide space for the following:

- Project name and project number
- Facility name (i.e., WGSL)
- Sample identification (WGSL – Culvert or WGSL Up Canyon, as appropriate)
- Name of sampler
- Parameters to be analyzed
- Date and time of sample collection

The Storm Water Sampling Coordinator will complete the sample bottle labels to the extent possible before affixing the labels to the appropriate bottles. Then the Storm Water Sampling Coordinator will place the sample bottles in one or more coolers, affix custody seals across the front and side hinges of each cooler, and store the coolers in a secured, clean location until needed.

#### 5.3.1.2 FIELD EQUIPMENT

Table B-4 lists the items that are required for the storm water sampling event. Prior to mobilization, the sampling team must use the checklist to re-verify that it has all the necessary supplies, bottles, and equipment. The sampling team must store its field equipment and sample bottles in a clean, secure, readily accessible location until needed.



**Table B-4: Storm Water Monitoring Equipment Checklist**

Sample bottles and coolers
Waterproof indelible pens
Waterproof field logbook
Sampling plan with map
Chain of custody forms
Latex and nitrile gloves
pH meter and pH 4,7,10 standard
Pyrex beaker (pre-cleaned) or similar container
6-foot folding ruler or yardstick
Ice (1–2 bags per cooler)
Clear tape
Resealable plastic freezer bags for ice (1 gallon)
Garbage bags
Paper towels
Rain gear
Waterproof boots
Clipboard
Stop watch
Sampling pole and glass container attachment
Large zip ties
Calculator
First aid kit
Blue Ice (in freezer at warehouse upon return)

Prior to the onset of the rainy season, the Storm Water Sampling Coordinator will check to ensure that all of the field equipment and supplies listed on the field equipment checklist have been secured.

#### 5.3.1.3 SITE ACCESS

Because of the rapid response required for monitoring storm water runoff, it is essential that the sampling team have ready access to the sampling station. Site access is monitored by security after the normal operating hours of 7:00 a.m. to 4:30 p.m. The Storm Water Sampling Coordinator will coordinate with the Environmental Protection Manager to ensure that security personnel are informed of the required access for the storm water sampling team, if sampling will occur outside normal operating hours.

#### 5.3.2 Team Mobilization and Sampling Sequence

1. The Storm Water Sampling Coordinator reviews daily weather forecasts and periodically contacts the sampling team members to remind them of their monitoring responsibilities and confirm their readiness.
2. When the available information indicates that a predicted storm event is likely to meet the two criteria for monitoring (i.e., a predicted storm greater than 0.1 inch and the preceding 72 hours with less than 0.1 inch of rainfall), the Storm Water Sampling Coordinator places the sampling team on Alert mode.
3. During Alert mode, the Storm Water Sampling Coordinator notifies the team of the predicted start of the sampling event and arranges alternates for unavailable team members.

4. The Storm Water Sampling Coordinator reviews the most recent weather forecast and contacts NWS personnel or website for weather information regarding the expected size and starting time of the storm event. If the predicted storm still appears acceptable for monitoring, the Storm Water Sampling Coordinator instructs the sampling team to mobilize for sampling and travel to the assigned monitoring station in order to arrive at or near the time that the storm runoff is predicted to start.
5. The Storm Water Sampling Coordinator notifies the analytical laboratory that storm water sampling mobilization has begun and indicates expected time of sample delivery. (The analytical laboratory should be given relevant portions of this plan for review prior to the beginning of the monitoring program.)
6. The team members collect a grab sample for oil and grease and composite samples for other parameters at the assigned station (Culvert Inlet) commencing within 0.25 hour or as soon as possible after runoff begins, in accordance with the procedure specified below:
  - a. Put on clean latex or nitrile rubber gloves.
  - b. Open the cooler and remove the sample bottles. Just before each bottle is filled at the sampling station, complete the sample label by writing in the date and time of collection and the samplers' names.
  - c. Collect grab storm water samples for oil and grease as follows:
    - i. Remove the lid from the grab sample bottle, and place the lid top-down on a clean surface (so that the inside of the lid does not get dirty).
    - ii. Avoid touching the inside of the sample bottle or lid during sample collection.
    - iii. Carefully place the sample container into the flow and fill the container. Extreme care will be taken to ensure that the bottles are not overfilled to prevent the release of the preservatives, as appropriate.
    - iv. Repeat steps 1 through 3 for the collection of composite samples; however, composite sample bottles should be filled in 3 aliquots spaced 15 minutes apart.
    - v. Immediately place the filled sample bottles into a cooler along with 1–2 resealable plastic bags full of ice.
  - d. Record time of sample collection on the storm water sampling form.
  - e. Collect storm water in the Pyrex beaker or other appropriate container, and insert the calibrated pH meter. Measure and record the pH on the storm water sampling form. As specified in the General Permit, pH will be measured in the field within 15 minutes of collecting the grab samples.
  - f. Measure flow according to the method specified in Section 5.2.1, above.
7. The team members return to the office, complete the sample labels, and fill out chain of custody (COC) forms.
8. The team members ensure that all sample bottle labels, COC forms, and field data forms have been properly completed.
9. The team members pack sample bottles in coolers with resealable plastic bags of ice. Place bubble wrap packing material around glass bottles to minimize breakage. Keep the appropriate copy of the completed COC forms and put the other copies into a resealable plastic bag taped to the inside of the cooler lid. Affix one custody seal across the front hinge and another across the rear hinge of each cooler, so that the cooler cannot be opened without breaking the seals. Note: Complete one COC form and make copies for each additional cooler.
10. The team members ship or deliver coolers containing samples to the analytical laboratory as quickly as possible.

11. The Storm Water Sampling Coordinator contacts the analytical laboratory to confirm receipt and to ensure that the samples have arrived intact and then answers any questions with respect to the samples.

The same sample procedures will be followed for the up canyon sampling location (WGSL-UPCANYON).

## **6.0 ANALYTICAL PROCEDURES**

Chemical analyses will be performed on the storm water samples. These procedures are summarized in this section.

### **6.1 PARAMETERS**

The NGPC requires that the following parameters be analyzed annually:

- Biological Oxygen Demand (BOD)
- Total Suspended Solids (TSS)
- Chemical Oxygen Demand (COD)
- Total Phosphorus
- Total Nitrogen (includes Nitrate, Nitrite, ammonia, dissolved organic Nitrogen, and Organic Matter present as particulates)
- Nitrate plus Nitrite Nitrogen ( $\text{NO}_3 + \text{NO}_2 - \text{N}$ )
- Ammonia
- Oil and Grease
- pH (in the field only)
- Alpha Terpineol
- Benzoic Acid
- p-Cresol
- Pentachlorophenol
- Phenol
- Total Recoverable Arsenic
- Total Recoverable Cadmium
- Total Recoverable Chromium
- Total Recoverable Iron
- Total Recoverable Lead
- Total Recoverable Mercury
- Total Recoverable Selenium
- Total Recoverable Silver
- Total Recoverable Zinc

The first samples collected will be for pH and oil and grease. These samples will be collected as a grab sample, and all other analytes will be collected as composite samples during the first 0.25 hour (15 minutes) of runoff.

## 6.2 SAMPLE ANALYSIS

The analytical laboratory will analyze the storm water samples using the methods and reporting limits specified in Table B-5. All analyses must be performed in strict accordance with the appropriate United States Environmental Protection Agency (EPA) method. Any modifications of standard test methods must be pre-approved by the Storm Water Sampling Coordinator.

**Table B-5: Laboratory Analyses**

Analysis	EPA Method Number	Reporting Limit	Unit
BOD	SM 5210B	2	mg/L
TSS	SM 2540D	5.5	mg/L
COD	MCAWW 410.4 rev2	20	mg/L
Total Phosphorus	MCAWW 365.1	0.05	mg/L
Total Nitrogen			
Total Kjeldahl Nitrogen	SM 4500-C	0.3	mg/L
NO <sub>3</sub> +NO <sub>2</sub> –N	MCAWW 353.2 rev2	0.1	mg/L
Ammonia	MCAWW 350.1 rev2	0.1	mg/L
Oil and Grease	EPA 1664A	10	mg/L
pH	Field measurement		
SVOCs			
Alpha Terpineol	40 CFR 136A 625	0.01	mg/L
Benzoic Acid		0.05	mg/L
p-Cresol		0.01	mg/L
Phenol		0.01	mg/L
Pentachlorophenol		0.06	mg/L
Total Recoverable Metals			
Total Recoverable Zinc	EPA 200.7 Rev 4.4	20	mg/L
Total Recoverable Iron		10	mg/L
Total Recoverable Arsenic		15	mg/L
Total Recoverable Cadmium		5	mg/L
Total Recoverable Chromium IV		0.016	mg/L
Total Recoverable Lead	EPA 252.1	9	mg/L
Total Recoverable Mercury		0.20	mg/L
Total Recoverable Selenium		15	mg/L
Total Recoverable Silver	EPA 200.7 Rev 4.4	10	mg/L
MCAWW	Methods for Chemical Analysis of Water and Waste		
mg/L	milligram per liter		
SM	standard method		

## 7.0 QUALITY ASSURANCE

This section presents the QA/QC plan that will be implemented in conjunction with storm water sampling and analysis at the WGSL. The QA/QC program is essential to obtaining high-quality and well-documented data.

This QA/QC plan and the analytical procedures described in Section 6.0 will be reviewed by the analytical laboratory prior to storm water sampling. The Storm Water Sampling Coordinator will answer questions that the analytical laboratory may have with regard to this plan and storm water sample collection activities.

## **7.1 QA/QC PLAN PURPOSE AND OBJECTIVES**

The purpose of the QA/QC plan is as follows:

- Direct and control the production of measurement data so that the data meet specific quality criteria, and accurately characterize measured parameters at the sampling station.
- Define the protocols for documenting the production of measurement data so that they are technically defensible.

This QA/QC plan describes the ways in which data are generated and data quality is derived, and defines the data quality and validation criteria that the data must meet.

## **7.2 DATA QUALITY CONTROL**

Analytical QC in the laboratory is achieved, in part, by analysis of control samples run concurrently with field samples, such as matrix spiked samples, laboratory duplicates (including matrix spike duplicates), method blanks, and reagent blanks. Matrix spiked samples, laboratory duplicates (including matrix spike duplicates), and method blanks will be prepared and analyzed at a frequency of 1:20 (5 percent) or one per sample data group.

## **7.3 LABORATORY DUPLICATES**

Duplicates are laboratory splits of samples that are analyzed separately. The data from laboratory duplicates will be used to calculate laboratory precision as relative percent difference (RPD), as described above. The resultant RPDs will be reported in the QC review. The analytical laboratory will assign data qualifiers to data for which duplicate precision (RPD) did not meet their in-house criteria.

### **7.3.1 Accuracy**

Accuracy is a measure of the difference between known and analyzed compound concentrations. Average accuracy defines laboratory analytical bias, or the tendency to report low or high values, and it is reported as a RPD between known and measured concentrations. Accuracy is calculated as percent recovery between matrix spike compound amounts and measured concentrations. The resultant percent recoveries will be compared to the laboratory's in-house criteria and reported in the QC review. If accuracy as percent recovery does not meet their criteria, the data will be qualified with data qualifiers.

### **7.3.2 Method Blanks**

Sample contamination and instrument bias will affect analytical accuracy. Blank laboratory samples will be analyzed at a frequency of 1:20 (5 percent), or one per sample data group. Method blank QC criteria require that no contaminants be found in the blank(s). If a compound(s) is detected, it will be reported in the QC review.

### **7.3.3 Reagent Blanks**

Reagent blank analysis results (including frequency of analysis) are normally used for internal laboratory QC purposes. The laboratory closely monitors reagents for contamination, and no reagent is used that exhibits unusual contamination. The results for reagent blank analyses will not be requested, but the records will be archived at the laboratory and will be available upon request.

## **7.4 HOLDING TIMES**

EPA-established holding times should be met whenever possible. If any holding times are exceeded, the exceedances will be noted in the QC report, and the potential impacts on data validity and usability will be discussed.

## **8.0 RECORDS MANAGEMENT AND REPORTING REQUIREMENTS**

Well-maintained records management and clear reporting formats are necessary for regulatory compliance. They are also useful for an effectiveness assessment of the storm water management program.

### **8.1 RECORDS MANAGEMENT**

The SWPCP and supporting records are considered to be public documents under Section 308(b) of the Clean Water Act. This means that any member of the public may request to review WGSL storm water permit documentation. Additionally, the SWPCP and supporting data will need to be made available upon request of a representative of the State of Hawaii Department of Health (DOH) and/or EPA.

Copies of all reports, monitoring information, and data pertaining to the General Permit must be retained for a minimum period of 5 years, following expiration of the General Permit.

### **8.2 REPORTING REQUIREMENTS**

A Discharge Monitoring Report (DMR) shall be submitted to the DOH, Clean Water Branch no later than 60 days after the end of the annual monitoring period (calendar year) each year. Sampling results exceeding the effluent limitations shall be verbally reported to the DOH Director as soon as the results become available. The permittee shall provide a written report within 5 days of the time the permittee or duly authorized representative becomes aware of the circumstances. The storm water monitoring results shall be submitted on a DOH DMR Form every year whether there is a discharge or not. Should there be "no discharge" or an "inability to sample a representative storm event," WMM shall include comments and an explanation of the situation.

In addition to the DMR, the permittee shall also submit the laboratory results including QA/QC data; storm water flow calculations; storm event information; and any additional pollutant control strategies to be implemented based on monitoring results.

### **8.3 MONITORING PROGRAM EVALUATION**

In general, a monitoring program can be evaluated quantitatively, based on its effect on water quality (i.e., long-term trends in chemical concentrations or other measurements), or qualitatively, by keeping track of the extent to which inspections and analytical monitoring are implemented.

The monitoring program should be evaluated at least once a year for consistency with the evolving goals of the storm water monitoring program. As discussed in Section 8.2, submittal of an annual DMR to DOH is required. This report will describe the monitoring tasks performed over the course of the year, as well as any analytical results obtained therein. The annual DMR will also present overall assessment of WGSL monitoring program effectiveness.

Quantifying the effectiveness of the storm water quality monitoring program poses some challenging issues with regard to statistical significance. Since the General Permit requires that grab and/or composite samples be obtained and analyzed for only representative storm events where a discharge occurs, there could be relatively little data to consider depending on how many storm events produce enough rainfall to actually discharge from the WGSL. In addition, since detected chemical concentrations vary considerably during a given storm event and between different storm water monitoring events, it is unclear whether statistically significant data can ever be obtained using this protocol. Consequently, trends observed in water quality data should be viewed as indicators rather than definitive data on chemical loading. As an example, a consistent trend of high pH in storm water discharge from a given outfall might indicate a source area within the drainage of that outfall (e.g., outdoor soda ash storage). The analytical monitoring data can be used as an initial step in identifying the source of the problem, and a BMP can be selected to minimize storm water contact in



that suspected source area. Lower pH results following implementation of the soda ash BMP may indicate that the BMP is working. In many instances, however, consistent water quality trends may not occur, and it may not be possible to identify discrete source areas or observe the improvement in water quality caused by the implementation of a given BMP.

Such trends (or lack thereof) in water quality data, as well as actions implemented to identify source areas and BMPs, will be documented. These records will form a basis for evaluating the effectiveness of the overall monitoring program because they help meet the General Permit objectives of implementing the SWPCP and measuring the effectiveness of BMPs.

Basic record keeping is another method of evaluating the effectiveness of the monitoring program. WMH will carefully track all visual observations and analytical monitoring activities to document compliance with the requirements listed in the General Permit. Types of records that should be kept and reviewed may include:

- Dates when visual and analytical monitoring is performed
- Visual observations and analytical monitoring observations
- Monthly and bi-annual inspections
- Maintenance activities performed
- Incidents (e.g., spills or other releases)

By documenting activities and incidents in this way, WMH may be able to identify problem areas and take action by selecting or modifying BMPs to mitigate the problems. The "measure of effectiveness" will include a description of actions that WMH takes in response to the visual observations or trends identified in its records.

## 9.0 REFERENCES

40 Code of Federal Regulations (CFR) 136. *Guidelines Establishing Test Procedures for the Analysis of Pollutants*. Available: <http://ecfr.gpoaccess.gov>.

Department of Health, State of Hawaii (DOH). 2002. Hawaii Administrative Rules (HAR), Title 11, Chapter 55: *Water Pollution Control*. Honolulu: Clean Water Branch. September.

## **Appendix C**

### **Blank Forms**



**Appendix C.1**  
**WGSL SWPCP Sampling Form**



**Storm Water Sampling Form**  
**Waimanalo Gulch Sanitary Landfill**  
**Storm Water Pollution Control Plan**

Sampling Location:				Date:	
				Project Number:	
Sampling Personnel:					
Weather Conditions:					
Observations/Comments					
Instrument	Manufacturer	Model	Serial No.	Calibration Date and Time	
pH Meter					
Calibration results:					
Comments:					
Time at Start of Rain:			Time of First Run-off:		
Sample Collection Method:					
Flow-Measurement Method:					
Describe:					
Sample Appearance:		Odor:		Color:	
Floating Debris:		Scum or Foam:		Oil Sheen:	
SAMPLE NUMBER	TIME SAMPLED	pH	Temp (°C)	FLOW MEASUREMENTS (incl. time)	
Comments:					





**Appendix C.2**  
**WGSL SWPCP Non-Storm Water Discharge Assessment and Certification**



<b>NON-STORM WATER DISCHARGE ASSESSMENT AND CERTIFICATION Waimanalo Gulch Sanitary Landfill Storm Water Pollution Control Plan</b>			Completed by:			
			Title:			
			Date:			
Date of Test or Evaluation	Outfall Directly Observed During the Test (identify as indicated on the site map)	Method Used to Test or Evaluate Discharge	Describe Results from Test for the Presence of Non-Storm Water Discharge	Identify Potential Significant Sources	Name of Person Who Conducted the Test or Evaluation	
<b>CERTIFICATION</b>						
I, _____ (responsible corporate official), certify under penalty of law that this document and all attachments were prepared under by direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.						
A. Name & Official Title (type or print)			B. Area Code and Telephone Number			
C. Signature			D. Date Signed			



**Appendix C.3**  
**WGSL SWPCP Monthly Site Inspection Form**





**MONTHLY SITE INSPECTION FORM  
WAIMANALO GULCH SANITARY LANDFILL  
STORM WATER POLLUTION CONTROL PLAN**

Date \_\_\_\_\_

Inspector \_\_\_\_\_

Current Weather Conditions \_\_\_\_\_

Refuse Disposal Area:

Working face as small as possible? Yes ☐ No ☐

Grading to prevent water run-on into refuse? Yes ☐ No ☐

Daily cover applied as required? Yes ☐ No ☐

Is intermediate cover adequate? Yes ☐ No ☐

Is grading of intermediate cover adequate to prevent ponding of storm water? Yes ☐ No ☐

Evidence of ponded water? Yes ☐ No ☐

Evidence of Odors? Yes ☐ No ☐

Characteristics \_\_\_\_\_

Intensity \_\_\_\_\_

Source \_\_\_\_\_

Distance traveled \_\_\_\_\_

Evidence of erosion and/or daylighted refuse? Yes ☐ No ☐

Storm Water Drainage Controls:

Is site grading adequate to convey storm water to drainage ditches? Yes ☐ No ☐

Is site grading adequate to impede soil erosion? Yes ☐ No ☐

Are drainage ditches clear of debris and litter? Yes ☐ No ☐

Are berms or other diversion structures in place to prevent storm water run-on to refuse fill area?

Yes ☐ No ☐

Are culverts free of debris to adequately convey storm water?

Yes ☐ No ☐

*If the answer to any question is no, please explain in detail and provide a scope and schedule to mitigate the situation.*

Maintenance Facility:

Is the grading surrounding the maintenance facility adequate to promote positive drainage?

Yes ☐ No ☐

Are all solvents, oils, etc. properly stored?

Yes ☐ No ☐

Is the facility and surrounding area in proper order i.e. good housekeeping?

Yes ☐ No ☐

Is the diesel fuel facility in good shape?

Yes ☐ No ☐

Surface Water Detention Basins:

Do the basins have at least two feet of freeboard?

Yes ☐ No ☐

Are the detention basins structurally sound?

Yes ☐ No ☐

Is all the piping to transmit surface water free of leaks and structural defects?

Yes ☐ No ☐

Perimeter Observations:

Evidence of liquid entering or leaving the waste?

Yes ☐ No ☐

Size of affected area

\_\_\_\_\_

Flow rate

\_\_\_\_\_

Evidence of Odors?

Yes ☐ No ☐

Characteristics

\_\_\_\_\_

Intensity

\_\_\_\_\_

Source

\_\_\_\_\_

Distance traveled

\_\_\_\_\_

Evidence of erosion and/or daylighted refuse?

Yes ☐ No ☐Receiving Water Observations:

(Surface water discharge points)

Evidence of floating or suspended materials  
of waste origin?Yes ☐ No ☐

Source

\_\_\_\_\_

Size of affected area

\_\_\_\_\_

Evidence of discoloration and turbidity?

Yes ☐ No ☐

Color

\_\_\_\_\_

Source

\_\_\_\_\_

Size of affected area

\_\_\_\_\_

Evidence of Odors?

Yes ☐ No ☐

Characteristics

\_\_\_\_\_

Intensity

\_\_\_\_\_

Source

\_\_\_\_\_

Distance traveled

\_\_\_\_\_

Evidence of beneficial use, water associated  
wildlife present?Yes ☐ No ☐

Flow rate:

\_\_\_\_\_gpm

Weather Conditions:

Wind speed

(1= still or 0 mph, 2 = breezy or 1-25 mph, 3 + windy or 25 mph +)

Precipitation:

Today

\_\_\_\_\_ inches

Total 5 previous days

\_\_\_\_\_ inches

*If the answer to any question is no, please explain in detail and provide a scope and schedule to mitigate the situation.*

Other:

Are there any other conditions at the landfill and surrounding area which potentially could negatively impact the quality of the storm water runoff? Yes ☐ No ☐

*If yes, please explain in detail and provide a scope and schedule to mitigate.*

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials

Describe deficiency:			
Corrective Action Required:			
Assigned to ( <i>Print</i> ):	Complete By ( <i>Date</i> ):	Completed On ( <i>Date</i> ):	Initials





**Appendix C.4**  
**WGSL SWPCP Bi-Annual Inspection Log**





Inspection List (Indicate locations on copy of Figure 2-5)	Yes/No/NA	If Yes, Describe Location and Required Follow-up Action (if any)
<b>Detention Pond</b>		
Structure blocked or has obstructions?		
Outfall areas eroded?		
Sediment accumulation?		
Standing water?		
<b>Security Measures</b>		
Landfill access road gate damaged?		
<b>Access Roads</b>		
Roads inaccessible?		
Roads damaged by erosion or settlement?		
<b>Leachate Sumps</b>		
Sump logs show that leachate levels within compliance limits?		
<b>Maintenance Area &amp; Fuel Storage</b>		
Are all solvents, oils, etc. properly stored?		
Is the facility and surrounding area in proper order (good housekeeping)?		
Are the diesel fuel storage tanks (mobile) in good working order?		

**Appendix C.5**  
**WGSL SWPCP Employee Training Log**



<b>EMPLOYEE TRAINING LOG</b> <b>Waimanalo Gulch Sanitary Landfill</b> <b>Storm Water Pollution Control Plan</b>		Completed by:	
		Position/Title:	
<b>Training Topics</b>	<b>Brief Description of Training (i.e., program and materials used)</b>	<b>Schedule for Training (list dates)</b>	<b>Attendees</b>
Storm Water Pollution Prevention			
Best Management Practices			
Spill Prevention and Response			
Inspection Procedures and Recordkeeping			
Storm Water Sampling Procedures			
Reporting Procedures			
Other Topics (Specify)			
<b>Signature:</b>		<b>Date:</b>	





**Appendix D**  
**WGSL SWPCP Update Log**



[illegible]